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GENEALOGY COLLECTION





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Somerset Record Society.

VOL. XII.



PEDES FINIUM

COMMONLY CALLED

FEET OF FINES

FOR THE

COUNTY OF SOMERSET.

1 EdBard II. to 20 EdBard III.

A.D. 1307 TO A.D. 1346.

BY

EMANUEL GREEN, F.S.A.

Great Britain. Court of Common Pleas

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1898.

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Somerset Record Society.

1293079

REPORT.

WITH a new volume, the Somerset Record Society has also a new Secretary, the third since its foundation in 1887. On looking over the contents of the official box, the labours of the Rev. J. A. Bennett in starting the Society become very apparent, and the work of Prebendary Holmes is evident to all who use the volumes, particularly that magnum opus, the Register of Bishop Ralph de Salopia. While their successor anticipates a difficulty in keeping up to the standard already set, he has an additional task imposed upon him, no less than that of keeping the Society from disappearing altogether. This does not arise from scarcity of records, or lack of competent editors, but simply and solely from lack of income. It must be remembered that before the record can be handed over to the editor, it has as a rule to be rendered legible by a professional transcriber, and that this process is lengthy and expensive.

Now that the danger is placed fairly before the County, the new

Secretary trusts that sufficient funds will be forthcoming to prevent him from having to perform the unpleasant task of executor to the Society.

It does, however, appear that the account (prepared from figures furnished by the Hon. Treasurer, R. Isgar, Esq., of Wells, and the late Hon. Secretary), shows a balance in hand. But when the amount (£105) of subscriptions paid in advance has been subtracted, there remains a deficit of £46. This is the net deficit on the production of the last three volumes, which absorbed the balance in hand, and the deposit of £100 raised by donations at the foundation of the Society. The prompt payment of the fifteen subscriptions still in arrear for 1897 (verb. sap.) would reduce the deficit to £30, which will have to be met by a temporary reduction in the size of the volumes.

E. H. BATES.

PUCKINGTON RECTORY, ILMINSTER.

SOMERSET RECORD SOCIETY.

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^{*} This is William in the document, but apparently in error for John.

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Preface.

I MUCH regret the delay in the issue of this volume. It has been produced under pressure caused by many engagements and unforeseen often interruptions. From these causes there has been in some sheets a rather hasty revision—as I discovered when making the index—and consequently a few errors of spelling or misreading remain uncorrected. Extremely vexing this always, and only somewhat rectified by an errata slip.

E. G

Introduction.

As these volumes accumulate the interest of the subject will increase, thus it will be better presently with fuller material to give a fuller criticism. A very few words of introduction will therefore here suffice. The documents now noticed, for the most part it will be observed are settlements or re-settlements of the lands, the dower or third part, of the ladies being very much in view. For the genealogist the family name of many ladies lost by marriage may be traced in these proceedings. Repetition of legal verbiage has been as far as possible avoided. Plea of covenant or previous agreement by deed, was the summons or formula always used, this final concord being then registered. Land was still divided into often very small holdings, thus giving the immediate landlord various feudal rights to the detriment or loss of the superior. It came thus to be ordered that there should be no gift without reserving sufficient to answer the demands of the chief fee; and in 18 Ed. I it was ordered that all transfers should be held, not of the intermediate owner transferring, but directly of the "chief lords of the fee by the services due." This formula must be understood as repeated in every document after the description of every holding. A point to be noted is the almost disappearance of the frequent rendering of a sore sparrowhawk, a payment of silver being now substituted. Pepper, scarce and valuable, is often a rent, but a rose was the favourite, probably as being the least costly and most easily procured and yet a sufficient acknowledgment. Woodcocks, and gilt spurs, gloves, and wax, also appear. The distinction Miles, translated Knight, occurs three times only; but in the reign of Edward III it will be noted that the distinction of Chivaler becomes more general. The various changes in the landowners need no remark as they can be easily traced through the index.

SOMERSET PEDES FINIUM.

1 Edward II. (1307-8).

I. This is the final concord made in the Court of the lord the King at Westminster in the octave of St. John Baptist in the first year of the reign of King Edward, the son of King Edward, before Ralph de Hengham, William de Bereford, William Howard, Lambert de Trikingham, and Henry de Stanton. justices, and others, the faithful of the lord the King then there present; between John de Reyny, junior, and Dionisia his wife, querents; and Joan de Reyny, deforciant, by David de Servynton in her place by letter of the lord the King to gain or lose, for a messuage, a carucate of land, forty acres of meadow, and thirty-seven shillings and eightpence rent, and a rent of a pound of pepper, with appurtenances in Havecrich. When plea of covenant was summoned between them in the same court, that is to say, that the aforesaid Joan acknowledged the aforesaid tenements to be the right of the said John, as those which the said John and Dionisia had by the gift of the aforesaid Joan, and for this acknowledgment, fine, and concord, the same John and Dionisia granted to the aforesaid Joan the aforesaid tenements, with appurtenances, and rendered the same to her in the court, to have and to hold to the same Joan of the aforesaid John and Dionisia and the heirs of the said John all the life of the said

Joan; rendering therefor per annum a rose at the feast of the nativity of St. John Baptist for all services, customs, and exactions to the aforesaid John and Dionisia and the heirs of the same John appertaining and doing therefor to the chief lord of that fee for the aforesaid John and Dionisia and the heirs of the said John all other services which to those tenements appertain, and after the decease of the said Joan, the aforesaid tenement with appurtenances shall wholly revert to the aforesaid John and Dionisia and the heirs of the said John, to hold of the chief lords of the fee by the services which to those tenements appertain in perpetuity.

2. At Westminster in the morrow of St. John Baptist; between John de Reyny, junior, querent; and John de Reyny deforciant; for two messuages, two carucates of land, thirty-three acres of meadow, thirty acres of wood, and four librates and thirteen shillings and a penny rent, and two pounds of cummin and a pound of pepper in Sirodeston and La Rode. John acknowledged the right of John as by his gift. For this John granted him the same to hold for his life, rendering therefor a rose at the nativity of St. John Baptist for all services, and doing to the chief lord of the fee all other services belonging. After the decease of John the said tenement shall wholly remain to John, the son of John, to hold of the said John de Reyny and his heirs for his life: and after the decease of John the son of John, the said tenement shall wholly revert to John de Reyny to hold of the chief lord by the services due.

(Endorsed.) John de Bichebury put in his claim.

- 3. At Westminster in the morrow of the Ascension; between Robert son of Stephen Whateman and Joan his wife, querents; and William de Burne, deforciant; for a messuage and a ferling of land in Netherlangeford. Robert acknowledged the right William. For this William granted the same to Robert and Joan, to hold to them and the heirs of Robert of the chief lord of the fee by the services due.
- 4. At Westminster in the third year of King Edward I in the morrow of St. John Baptist, and afterwards at Westminster

in three weeks of Easter, I Edward II; between John Gambun; and Reginald de Frome, deforciant; for a messuage (illegible) acres of land, four acres of meadow, and twelve pence rent in Frome. Plea of covenant was summoned. John acknowledged the right of Reginald. For this Reginald conceded the same to John and Margery his wife, to hold of the chief lord by the services due. After the decease of John and Margery the said tenement shall revert wholly to Walter, son of John, and the heirs of his body, to hold of the chief lord. And if it happen that Walter die without heirs then the said tenement shall remain wholly to Nicholas, his brother, and his heirs; and if it happen that Nicholas die without heirs, then the said tenement shall remain wholly to Richard, his brother; and if Richard shall die without heirs, then the whole shall remain to Robert, brother of Richard; and if Robert die without heirs, then the same shall remain to the right heirs of the same Robert to hold of the chief lord by the services due.

- 5. At Westminster in the morrow of the Ascension; between John de Nuriden, querent; and Agnes de Nuriden, deforciant; for a messuage and a carucate of land, five acres of meadow, and eight acres pasture in Hundeston, Sock, and Thorn Coffin. Agnes acknowledged the right of John to hold the same and his heirs of the chief lord; and besides Agnes warranted the same. For this John gave Agnes forty pounds sterling.
- 6. At Westminster in the quinzaine of Easter; between William Treuet, junior, querent; and William, son of Thomas Treuet, deforciant; for three messuages, five tofts, a hundred and thirty acres of land, thirty-five acres meadow, and three shillings rent in Puryton and Donnende. William, son of Thomas, acknowledged the right of William, junior, to hold the said tenement of William, son of Thomas, rendering therefor a rose at the feast of the Nativity of St. John Baptist for all services. If William, junior, shall die without heirs, then the whole shall remain to John, his brother; and if John die without heirs, then the same shall remain to Nicholas, his brother; and if Nicholas die without heirs, the same shall revert to the said William, son of Thomas, and his heirs. For this warrant, fine,

and concord, William gave William, son of Thomas, a hundred marcs of silver.

(Endorsed.) Philip de Columbariis and William, son of William Treuet, junior, put in their claim.

7. At Westminster in the quinzaine of St. Hillary; between John, Dean and Chapter of the Church of St. Andrew at Wells, querent; and Walter, Bishop of Bath and Wells, deforciant; for two acres of land in Burnham and the advowson of the church of the same. The Bishop acknowledged the said land and advowson to be the right of the Dean and Chapter, and quit claimed all rights for himself or successors. For this the Dean and Chapter gave the Bishop one hundred pounds sterling. This concord was made by precept of the lord the King.

2 Edward III. (1308-9).

- 8. At Westminster in the quinzaine of St. Martin; between William le Fraunkeleyn, querent; and Richard de la Roche and Alice his wife, deforciants; for a messuage and two carucates of land in vuere (over or upper?) Feskeford. Richard acknowledged the said tenements to be the right of William; and for this William granted the same to Richard and Alice to have and to hold the same of the chief lord for their lives, and after their deaths the same wholly to remain to Simon, son of Richard, and his heirs; and if it happen that Simon die without heirs, then the said tenement shall wholly remain to the right heirs of Richard to hold of the chief lord by the services due.
- 9. At Westminster within a month of Michaelmas day; before William de Alre, querent; and Henry, son of Nicholas de Wollavynton, deforciant; for two messuages and three burgages in Wollavynton, Cosynton, and East Cammel. Henry acknowledged the right of William and rendered the same in court; and warranted the same against all men. For this William gave Henry one hundred marks of silver.
- 10. At Westminster in the morrow of St. Martin; between John de Clyvedon, querent; and Nicholas Whyteng and Alianor

his wife, deforciants; for a messuage and a carucate of land in Milton juxta Bruiton. Nicholas and Alianor acknowledged the right of John and his heirs and warranted. For this John gave them twenty pounds sterling.

- II. At Westminster in the quinzaine of St. Michael; between John, son of Thomas de la Mare, querent; and Robert de Uppeheye and Cecilia, his wife, deforciants; for a messuage, a carucate of land, seven acres of meadow, fourteen shillings and eight pence rent in Durcote juxta Camelerton. The deforciants acknowledged the right of John and surrendered to him. For this John agreed for himself and his heirs, to render every year to Robert and Cecilia, for all the life of Cecilia, fifty-six shillings and eight pence by four quarter terms, viz., the feast of St. Andrew, the feast of the Annunciation, the feast of the Nativity of St. John Baptist, and the feast of St. Michael. If it happen that John or his heirs at any term make default in their payment of the said money, Robert and Cecilia, for the life of Cecilia, may distrain on the goods and chattels in the said tenements until full payment has been made. After the decease of Cecilia, John and his heirs shall be quit of the said annual payment.
- 12. At Westminster in the octave of St. Michael; between Thomas de Gurney, querent; and Thomas de St. Vigore, deforciant; for the manor of Stratton Seynt Vigor. Thomas de St. Vigore acknowledged the said manor to be the right of Thomas de Gurney, and surrendered the same to him, to hold of the chief lord of the fee; and warranted against all men. For this Thomas de Gurney gave Thomas de St. Vigore two hundred pounds sterling.
- 13. At Westminster in the morrow of St. Martin; between Nicholas Giffard, querent; and Walter de Sutton, and Joan, his wife, deforciants; for a messuage, a hundred and twenty acres of land, fifty acres of pasture, twenty acres of wood, and eleven marcs rent in Alnedeston. The deforciants acknowledged the right of Nicholas and surrendered to him. For this Nicholas granted to Walter and Joan the said tenement and rent, to hold the same for themselves and the heirs of Joan, of the chief lord by the services due.

- 14. At Westminster in the quinzaine of St. John Baptist; between Mathew de Furneaux, querent; and John de Furneaux, deforciant; for a messuage, a mill, two carucates of land, thirty acres of meadow, twenty acres of pasture, ten acres of wood, twenty acres of alder bed, and a hundred shillings rent in Fytinton. Mathew acknowledged the right of John, and for this John granted the same to Mathew for life, and after the decease of Mathew, the said tenement shall wholly remain to Robert, son of Mathew, and his heirs, and if it happen that Robert die without heirs, then the said tenement shall wholly remain to Simon, brother of Robert, and his heirs; and if Simon die without heirs, then to Henry his brother, and after him to Mathew his brother; and if Mathew die without heirs, the said tenement shall remain to Peter, the heir of Mathew de Furneaux, the (querent) father of the said Henry.
- 15. At Westminster in the octave of St. Martin; between Richard de Rodeneye, querent; and William Flemmeng de Dynre, deforciant; for a messuage and a carucate of land in Dynre and Chesterblad. William acknowledged the right of Richard; and warranted against all men. For this Richard gave him forty pounds sterling.
- 16. At Westminster in the morrow of St. Mark; between William de Cruket, querent; and John Peytenyn de Wedergrove, deforciant; for a messuage, a carucate of land, five acres of meadow, seven acres of wood, and forty shillings rent in Wedergrove juxta Rymton. John acknowledged the right of William; and for this, William granted the same to John and Isabella, his wife, to hold to them and the heirs of John, by the services due.
- 17. At Westminster in the morrow of All Souls; between Stephen de Bello monte, and Joan, his wife, querents; and Elias, parson of the church of Cameleigh, deforciant; for a messuage, a carucate of land, and eight marcs rent in Overstaweye, Ayly, Ashchoke, and Spaxton. Stephen acknowledged the right of Elias, and for this Elias granted the same to him and his wife, and if it happen that Stephen die without heirs by

the said Joan, the said tenement shall remain to Peter, the heir of Joan, to hold by the services due.

(Endorsed.) Robert de Acton put in his claim.

- 18. At Westminster in the octave of St. Hillary; between John Musket, querent; and Richard Abbod, deforciant; for a messuage, a mill, a carucate of land, thirty acres of meadow, ten acres pasture, ten acres wood, six marcs rent, and a rent of four clove gilly flowers in Esthestecombe and Westhestecombe. Richard acknowledged the right of John, and warranted the same. For this John gave Richard one hundred marcs of silver.
- 19. At Westminster in the octave of St. Hillary; between William de Notton and Joan, his wife, querents; and Roger de Notton, deforciant; for two messuages, a carucate, and half a virgate of land in Nottone, Muscegros and Culmynton. William acknowledged the right of Roger, and for this Roger granted the same to William and Joan, to hold to them, and the heirs of William, and if William shall die without heirs, then after the decease of Joan, the same shall remain to Robert de Hamull and the heirs of his body by the services due; and if it happen that Robert die without heirs, then the same shall remain to John Renaud, of Stourton, and his heirs.
- 20. At Westminster in the octave of St. Hillary; between John de Bamfeld, querent; and Robert le Taillur, de Magna Mershton, and Sibilla his wife, impedients; for a garden, nineteen acres and a rod of land, and an acre and a half of meadow in Magna Weston and Parva Weston, juxta Cammel Regis. Robert and Sibilla acknowledged the right of John and warranted the same. For this John gave Robert and Sibilla twenty marcs of silver.
- 21. At Westminster in the octave of the Purification; between John son of John le Waleys, querent; and John, son of Adam le Waleys, deforciant; for the manor of Hutton, juxta Banwell, and the advowson of the Church, which Joan, daughter of John de St. Lo, holds for the term of her life. John the son of Adam, conceded to John the son of John, the said manor and advowson which Joan held for her life, by lease of John the son

of Adam and after the death of Joan the said tenement, which should revert to John the son of Adam and his heirs, shall wholly remain to John the son of John and the heirs of his body, to hold of John the son of Adam and his heirs; rendering therefor per annum a rose at the feast of the Nativity of St. John Baptist; and if it happen that John the son of John shall die without heir, then the said manor and advowson shall wholly remain to Cristine his sister to hold of John the son of Adam by the aforesaid service, and if it happen that Cristine shall die without heirs of her body, then the same shall remain to John the son of Adam and his heirs, quit of the heirs of John the son of John and Cristine, to hold of the chief lord by the services belonging. This concord was made in the presence of the aforesaid Joan, who agreed to the same and did fealty to the said John the son of John in the court.

- 22. At Westminster in the octave of the Purification; between Nicholas Giffard, querent; and Walter de Sutton, and Joan his wife, deforciants; for a messuage, one hundred and twenty acres of land, fifty acres meadow, thirty acres pasture, twenty acres of wood, and eleven marcs rent in Alnedeston. Walter and Joan acknowledged the right of Nicholas, and for this Nicholas conceded the same to Walter and Joan and the heirs of Joan, to hold of the chief lord of the fee by the services due.
- 23. At Westminster in the quinzaine of St. Hillary; between John de Regny, querent; and Geoffry de Regny, deforciant; for a messuage, eight acres of meadow, ten acres of moor, and half a virgate of land in Cottehegh. John acknowledged the right of Geoffrey. For this he granted the same to John for his life. After the death of John, the said tenement shall wholly remain to Thomas, son of the same John, to hold of the chief lord, and if it happen that Thomas shall die without heirs of his body, then the same shall wholly remain to Walter his brother, and if Walter die without heirs, then the same shall remain to Peter, the heir of the said John, to hold of the chief lord by the services appertaining.

- 24. At Westminster in the quinzaine of St. Hillary; between Robert de Daledich, querent; and William Southwold, deforciant; for a messuage, eighty acres of land, four acres of meadow, and twelve acres moor in Lidyard Episcopi and Laffenne. William acknowledged the said tenement to be the right of Robert and warranted the same, and for this Robert gave William twenty pounds sterling.
- 25. At Westminster in the quinzaine of St. Hillary; between Walter de Tadenham and Lucy his wife, querents; and Robert de Pykeryng and Sarra his wife, deforciants; for the fourth part of the manor of Henton St. George and Henton Crafte. Robert and Sarra surrendered the same to Walter and Lucy and their heirs to be held by the services belonging and warranted the same. For this Walter and Lucy gave Robert and Sarra one hundred marcs of silver.
- 26. At Westminster in three weeks of Easter; between Hugh de Reyny and Juliana his wife, querents; and Stephen Wate, deforciant; for two messuages, a mill, a carucate and twenty-four acres land, fourteen acres meadow and the half of six acres of moor and pasture for four oxen in Northpederton and Sumerton. Hugh acknowledged the right of Stephen, and for this Stephen granted the same to Hugh and Juliana and the heirs of Hugh, to be held of the chief lord by the services appertaining.
- 27. At Westminster in the quinzaine of Easter; between Richard de Rodeneye, querent; and William de Upton and Margery his wife, deforciants; for a messuage, twenty pence rent and half a virgate of land in Saltford juxta Keynesham. William and Margery acknowledged the right of Richard and surrendered the same to him in court, to be held of the chief lord by the services due and warranted the same. For this Richard gave William and Margery twenty pounds sterling.
- 28. At Westminster in a month of Easter; between Roger Michel de Cherleton Caumvill, querent; and Roger de la Clyve and Joan his wife, impedients; for a messuage, twenty-one acres of land, one acre and a half meadow and pasture for three oxen,

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two heifers, sixty sheep and ten pigs in Northchiriton. Roger and Joan surrendered all in court to the said Roger Michel to hold of the chief lord. For this Roger Michel gave Roger and Joan twenty pounds sterling.

- 22. At Westminster in the quinzaine of St. John Baptist; between Valentine de Welington and Petronilla his wife, querents, by William Malerbe in their place; and William de Burne, deforciant; for four messuages, twenty-seven acres of land, and half of four pounds, fourteen shillings and ten pence rent in Wells and Welington. Valentine acknowledged the right of William as by his gift; and for this William granted the said tenement to Valentine and Petronilla, and surrendered the same in court to hold to them and the heirs of Valentine by the body of Petronilla, of William and his heirs, rendering therefor annually a rose at the Feast of the Nativity of St. John Baptist, for all services, and doing to the chief lord for William and his heirs all other services belonging. And if it happen that Valentine shall die without heirs of the body of Petronilla, then after the death of Petronilla the said tenement shall revert to William and his heirs, quit of the heirs of Valentine and Petronilla.
- 30. At Westminster in the octave of St. John Baptist; between Ralph de Stokelinche and Hawysia his wife, querents; and Alice la Hauekere of Stokes Ostriser, deforciant; for two messuages, twenty-nine acres of land, (three) acres pasture, and the fourth part of an acre of wood in Stokes Ostriser and Stokelincheliswys, and the fourth part of the advowson of the Church of Saint Mary. Alice acknowledged the right of Ralph and Hawysia; and for this Ralph and Hawysia granted to Alice one messuage and thirteen acres of land, and a rod and a half of pasture, part of the said tenement, and rendered the same in court to hold for her life, rendering to Ralph annually therefor a rose at the feast of the Nativity of St. John Baptist; and after the decease of Alice the said tenement shall revert to Ralph and Hawysia or the heirs of Ralph, quit of the heirs of Alice, to be held of the chief lord by the customary services.
- 31. At Westminster in the octave of St. John Baptist; between William le Touker of Bodetle and Juliana his wife, querents;

and Alice la Hauekere of Stokes Ostriser, deforciant; for two messuages, twenty-nine acres of land, and three acres of meadow in Stokes Ostriser and Stokelincheliswys. Alice surrendered to William and Juliana; and for this they granted to Alice one messuage, thirteen acres of land, and one acre and a half of meadow, part of the said tenement to be held of them for the life of Alice, she rendering therefor annually a rose at the feast of the Nativity of St. John Baptist. And William warranted the same. And after the decease of Alice the said tenement shall wholly revert to William and Juliana or their heirs, to be held by the services appertaining.

- 32. At Westminster in the octave of Trinity; between William de Faucumberge and Matilda his wife, querents; and Walter Wale, deforciant; for the manor of Middleton. Walter acknowledged the manor to be the right of William to hold of the chief lord by the services due; and he warranted the same against all men. For this warrant, fine, and concord, William and Matilda gave to Walter one hundred pounds sterling.
- 33. At Westminster in the octave of St. John Baptist; between Richarde de Rodeneye, querent; and Thomas de Baiocis, deforciant; for a messuage, a carucate of land, and forty shillings rent in Bacwell. Thomas acknowledged the right of Richard to hold of the chief lord. For this Richard gave Thomas one hundred marcs of silver.
- 34. At Westminster in the morrow of St. John Baptist; between Gregory de la Mare, querent; and Roger Fitz Payne, deforciant; for a messuage, two carucates of land, fifty-nine acres of meadow, two acres of wood, six acres of pasture, and sixteen shillings and ninepence and a halfpenny and a farthing rent, and a rent of one pound of pepper in Churchill juxta Banwell and Roluestone. Roger acknowledged the right of Gregory; and rendered to him in the court to hold of the chief lord of the fee. For this Gregory gave Roger two hundred pounds sterling.
- 35. At Westminster in the quinzaine of Trinity; between William de Burne, querent, by William Malet in his place; and Robert de Burne and Elizabeth his wife, deforciants; for half a

messuage, a carucate and twelve bovates of land in Strete juxta Glaston and Litleton juxta Somerton. Robert and Elizabeth acknowledged the right of William to hold of the chief lord and warranted. For this William gave Robert and Elizabeth one hundred marcs of silver.

3 Edward III. (1308-9).

- 36. At Westminster in the octave of St. Michael; between Joan, who had been the wife of Richard Pyke, querent; and Richard Pyke, deforciant; for a messuage, two virgates of land, twenty acres of meadow, and one hundred and nineteen shillings and sixpence rent in Asshe and Loxhulle juxta Middleton Faucumberge, and half the manor of Asshe. Joan acknowledged the right of Richard as by her gift; and for this Richard granted to Joan the said tenement and rent, to hold the same of him and his heirs for her life, rendering therefor per annum a rose at the feast of the Nativity of St. John Baptist, and doing to the chief lord for Richard and his heirs all other services appertaining. And after the decease of Joan the said tenement shall wholly revert to the said Richard and his heirs quit of the heirs of Joan.
- 37. At Westminster in the octave of St. Michael; between John de Raleigh of Nettlecombe, querent; and Henry de Gloucester, deforciant; for ten shillings rent in Alre and Comdon. Henry acknowledged the right of John and surrendered in court; and for this John granted the same to Henry for life, to hold of him and his heirs, rendering a rose at the feast of the Nativity of St. John Baptist, and doing to the chief lord for John all customary services, and after the decease of Henry the said rent shall wholly revert to John and his heirs, quit of the heirs of Henry.
- 38. At Westminster in the quinzaine of St. Michael; between Henry de Stanedissh, querent; and John Brunning, of Cossington, and William le Clerk, of Netherstoweye, and Isabella his wife, deforciants; for twenty and four acres of land in Hornblouton. John, William, and Isabella acknowledged the

right of Henry; and warranted the same. For this Henry gave John, William, and Isabella twenty marcs of silver.

- 39. At Westminster; between John Adymot and Alice his wife, querents; and John de Dunheved and Agnes his wife, deforciants; for a messuage, two acres of meadow, and half a virgate of land in Nony. John and Agnes acknowledged the right of John Adymot to hold of them and the chief lord; and warranted the same. For this John and Alice gave John and Agnes twenty marcs of silver.
- 40. At Westminster in the morrow of All Souls; between Margery Godwyne, querent; and John Grey, deforciant; for a messuage, thirty and four acres of land, and two acres of meadow in Preston juxta Montacute. Margery acknowledged the right of John, and in return John granted the said tenement to Margery for her life, to hold of the chief lord, and after her decease the same to revert to Richard her son and the heirs of his body, and if it happen that Richard die without such heirs, then after the decease of Richard the said tenement shall wholly remain to Hugh his brother, and his heirs.
- 41. At Westminster in the morrow of All Souls; between Robert de Burne and Elizabeth his wife, querents; and William de Burne, deforciant; for half a messuage and a carucate and twelve bovates of land in Strete juxta Glaston and Littleton juxta Somerton. William conceded the tenement to Robert and Elizabeth to hold to them and the heirs of Robert of the body of Elizabeth procreate; and if it happen that Robert shall die without such heirs, then after the decease of Robert and Elizabeth the said tenement shall wholly revert to the right heirs of Elizabeth.
- 42. At Westminster in the morrow of St. Martin; between Master Richard del Espine, querent; and John de Gavelbrigge, deforciant; for three messuages, a mill, a virgate and six acres of land, six acres and a half of meadow, and three acres of pasture in Gavelbrigge, Kyngesburi, and Estlambroke. John acknowledged the right of Richard, and for this Richard granted the said tenement to John to hold of the chief lord for the life of John, and after his decease the said tenement to wholly remain to Joan,

daughter of the same John, and the heirs of her body. And if it happen that Joan shall die without such heirs, then the said tenement shall wholly remain to Isabelle her sister, and the heirs of her body procreate, and if Isabelle die without such heirs, then all shall remain to the right heirs of the said John himself.

- 43. At Westminster in the morrow of St. Martin; between William de Estcheleworth, querent; and Nicholas, son of Geoffry Grubbe de la Wyke, of Cumpton Danno, deforciant; for a messuage, forty acres of land, two acres of meadow, an acre of wood, eighteen pence and a halfpenny rent, and a rent of two roses in Cumpton Danno. Nicholas acknowledged the right of William to hold of the chief lord and warranted the same. For this William gave Nicholas twenty marcs of silver.
- 44. At Westminster in the morrow of All Souls; between Margery Godwyne, querent; and Hugh Godwyne, deforciant; for a messuage, and a carucate of land in la Suthbure. Margery acknowledged the right of Hugh; for this Hugh granted the said tenement to Margery, to hold of him and his heirs for her life, rendering per annum a rose at the feast of the Nativity of St. John Baptist, and doing to the chief lord for Hugh and his heirs all other services to the same appertaining. And after the decease of Margery, the said tenement shall wholly revert to Hugh and his heirs.

(Endorsed.) Walter Purchas son of Thomas Purchas of Brigge Water, put in his claim.

- 45. At Westminster in the octave of St. Michael; between Thomas de Brywetone, querent; and Margery, who had been the wife of Gocelin le Deghere, of Brywetone, deforciant; for a messuage and four acres of land in Brywetone. Margery acknowledged the right of Thomas to hold the same of the chief lord, and besides she warranted the same. For this Thomas gave Margery one hundred shillings of silver.
- 46. At Westminster in the octave of St. Michael; between Roger Fitzpayne and Margery his wife, querents, by William Malherbe in their place; and Gregory de la Mare, deforciant; for a messuage, two carucates of land, forty-nine acres of meadow,

sixty and two acres of wood, six acres of pasture, seventy-six shillings and nine pence and a halfpenny and a farthing rent, and a rent of a pound of pepper in Churchulle juxta Banewell and Rolueston. Gregory acknowledged the right of Roger to hold to Roger and Margery and the heirs of Roger of the chief lord, and he warranted the same. For this Roger and Margery gave Gregory one hundred pounds sterling.

- 47. At Westminster in the octave of St. Hillary; between John de Jeuele, querent; and Godefrey de Sowy, deforciant; for a messuage, forty-six acres of land and fifty acres of meadow in Westone and Middlesowy. Godefrey acknowledged the right of John to hold of the chief lord of the fee, and he warranted against all men. For this John gave Godefrey forty pounds sterling.
- 48. At Westminster in the octave of St. Hillary; between Roger Cosyn and Joan his wife, querents; and Robert de Bradepole and Alice his wife, John Attebroke and Joan his wife, deforciants; for seven messuages, two carucates and a half of land, five acres of meadow, one hundred acres of pasture, ten acres of wood, and sixteen pence rent in Bysshopescombe. Robert, Alice, John and Joan acknowledged the right of Roger and quit claimed for themselves and their heirs and warranted the same. For this Roger and Joan his wife gave Robert, Alice, John and Joan one hundred pounds sterling.

(Endorsed.) William Fiz and Matilda his wife put in their claim.

- 49. At Westminster in the octave of the Purification; between John de Clyvedone, querent; and Thomas de Sweynse and Roesia his wife, deforciants; for two parts of a messuage and sixteen acres of land in Clyvedone. Thomas and Roesia acknowledged the said two parts to be the right of John to have and to hold the same of the chief lord, and they warranted against all men; and for this John gave them twenty marcs of silver.
- 50. At Westminster in the morrow of the Purification; between Hugh de Bendone, querent; and Roger de Pynnekegmore, deforciant; for a messuage, four score and two acres

of land, two acres of meadow, twenty acres of wood and four acres of moor in Bendone, Leghelond, and Langefordlond. Hugh acknowledged the right of Roger, and for this Roger granted the same to Hugh to hold for his life of the chief lord, and after the decease of Hugh the said tenement shall wholly revert to Philip de Bampton for his life, and after his decease the whole shall remain to William, son of the said Philip.

(Endorsed.) Thomas de la Apeldore and Agnes his wife, Joan and Alice de Bendon put in their claims.

- 51. At Westminster in a month of Easter; between John de Bello Campo and Isabelle his wife, querents; and William Attebroke de Stone and Alice his wife, deforciants; for seven acres of land and ten shillings rent in Rolueston juxta Banewell. William and Alice acknowledged the right of John; and warranted the same. For this John and Isabelle gave William and Alice twenty marcs of silver.
- 52. At Westminster in three weeks of Easter; between Nicholas de Langelonde, querent; and Robert le Walys, of Wollavynton and Isabelle his wife, deforciants; for a messuage, forty acres of land, twelve acres of meadow, and nine shillings rent in Asshton and Alurinton. Robert and Isabelle acknowledged the right of Nicholas to hold of the chief lord by the services due; and they warranted. For this Nicholas gave Robert and Isabelle forty marcs of silver.
- 53. At Westminster in the quinzaine of Easter; between John de Hampton and Egelmeon his wife, querents; and William de Burn, deforciant; for thirty acres of land in Bydesham juxta Netherbageworth. John acknowledged the right of William; and for this William granted the same tenement to William and Egelme for their lives; and after their decease the said lands shall wholly remain to William their son and the heirs of their bodies; and if William die without such heirs then the same shall remain to Warine his brother and his heirs; and if Warine die without heirs, then the same shall remain to the right heirs of John.

- 54. At Westminster in three weeks of Easter; between Roger de Wellesford and Alice his wife, querents; and William de Burne, deforciant; for a messuage and a carucate of land in Wellesford and Thorne Margarete. Roger acknowledged the right of William; and for this William granted to Roger and Alice the said tenement to hold to them and the heirs of Roger by the services due; and if Roger die without heirs of his body then, after the death of Alice, the whole shall remain to Simon, the brother of Roger, and his heirs; and if Simon shall die without heirs, then the same shall remain to the right heirs of Roger.
- 55. At Westminster in the octave of St. John Baptist; between Adam Bernard, querent; and Thomas Fraunceys and Isabelle his wife, deforciants; for a messuage, twenty and four acres of land, thirteen acres and a half of meadow, and twelve pence rent in Northboure. Thomas and Isabelle acknowledged the right of Adam; and warranted to him. For this Adam gave Thomas and Isabelle twenty pounds sterling.
- 56. At Westminster in the octave of St. John Baptist; between John de St. Lo and Joan his wife, querents; and Richard de Melles, deforciant; for the manor of Pubbelowe and for a messuage, a carucate of land, and twelve acres of meadow in Stokwode juxta Kaynesham. John acknowledged the right of Richard. For this Richard granted the said tenements to John and Joan, and rendered the same in court to have and to hold to them and the heirs of John of the chief lord by the services appertaining.
- 57. At Westminster in the octave of Trinity; between John Michel and Roesia his wife, querents; and John Russel, of Sydenham, deforciant; for two messuages, seventy-three acres of land and ten acres of meadow in Sydenham, Baudrip, Slape, Cranedoune, and Brigges Water. John Michel acknowledged the right of John Russel; and for this John Russel granted the same tenements to John and Roesia, and surrendered them in the court to hold to them and the heirs of the body of Roesia of the chief lord; and if Roesia die without such heirs, then after the death of John the said tenement shall wholly remain to

Agnes, the sister of Roesia, and her heirs; and if Agnes shall die without such heirs, then the same shall remain to William Russel and his heirs.

- 58. At Westminster in the octave of St. John Baptist; between Thomas Fraunceys and Isabella his wife, querents; and Adam Bernard, of Foič; for a messuage, thirty-six acres of land, three acres of meadow, and ten shillings and four pence rent in Sherreneton. Adam acknowledged the right of Thomas and the heir of Thomas to hold of the chief lord; and for this Thomas and Isabella gave him forty pounds sterling.
- 59. At Westminster in the quinzaine of St. John Baptist; between Thomas le Deghere, of Yeuelchestre, and Juliana his wife, querents; and Thomas de Tylloy, deforciant; for thirteen acres and a rod of land in Northouere juxta Yeuelchestre. Thomas and Juliana acknowledged the right of Thomas de Tylloy; and for this Thomas de Tilloy granted the same land to Thomas and Juliana to hold of him and his heirs for their lives, rendering therefor annually a rose at the feast of the Nativity of St. John, and doing to the chief lord all other services to the same appertaining. And after the decease of Thomas and Juliana the said lands shall revert to Thomas de Tilloy and his heirs.
- 60. At Westminster in the quinzaine of St. John Baptist; between Philip de Morton and Elizabeth his wife, querents; and William de Ayston, deforciant; for two parts of the manor of Morton. William acknowledged the two parts to be the right of John, and surrendered the same to hold to John and Elizabeth and the heirs of John of the chief lord. And besides William granted for himself and his heirs that the third part of the manor which Alice, who had been the wife of Alan de Morton, held in dower, and which after her decease ought to revert to William and his heirs; after her decease shall wholly remain to John and Elizabeth and the heirs of John to hold with the aforesaid two parts. For this John and Elizabeth gave William one hundred marcs of silver. This concord was made in the presence of Alice, who consented and did fealty in the court.

61. At Westminster in the quinzaine of St. John Baptist; between Joan de Asshetone, querent; and Michael de Cruke and Isabella his wife, impedients; for the advowson of the Chapel of Estham. John conceded to Michael and Isabella the next presentation to the said chapel; and for this Michael and Isabella conceded and agreed for themselves and the heirs of Isabella that, after the decease or cession of the cleric admitted and instituted by them, John and his heirs should present a cleric, and after the decease or cession of the said cleric Michael and Isabella should present, and after them John and his heirs, and so on alternately.

4 Edward III. (1310-11).

- 62. At Westminster in the octave of St. Martin; between Robert Hugun of Hornblauton and Alice his wife, querents; and Hugh le Fraunkes and Alice his wife, and Richard de Chilton, deforciants; for a messuage, one hundred and twenty-seven acres of land, and thirteen acres of meadow in Hornblauton. Robert acknowledged the right of Alice wife of Hugh; and for this Hugh and Alice his wife, and Richard conceded the said tenement to the said Robert and Alice his wife to hold to them and the heirs of Robert begotten of Alice. And if it happen that Robert shall die without heirs by Alice his wife, then after the death of Alice, the said tenement shall remain to the right heirs of Robert to hold of the chief lord.
- 63. At Westminster in the quinzaine of St. Martin; between William Bitharse and Pavia his wife, querents; and William le Herkere, deforciant; for a messuage and forty acres of land in Cannington and Pederham. William Bitharse acknowledged the right of William le Herkere; and for this William le Herkere conceded the same to William and Pavia to hold to them and the heirs of William begotten of Pavia of the chief lord; and if it happen that William Bitharse shall die without heirs by Pavya, then the said tenement shall remain to the right heirs of William Bitharse.

- 64. At Westminster in the octave of St. Michael; between Peter de Boloygne and Cristina his wife, querents; and Geoffrey, parson of the church of Wodeton, deforciant; for two messuages, a mill, two virgates and a half and sixty acres of land, twenty acres of meadow, thirteen acres of wood, and twenty-eight shillings rent in Parva Bradeweye, Ashhulle, Esse, Boloigne and Mertoke. Peter acknowledged the right of Geoffrey; and for this Geoffrey granted the same to Peter and Cristina to hold to them and the heirs of Peter of the chief lord.
- 65. At Westminster in the octave of St. Martin; between Richard Wulde of Brugge Water and Joan his wife, querents; and Walter de Wyke, chaplain, deforciant; for eight messuages, thirty acres of land, and sixteen acres of meadow in Brugge Water, Northpederton and Wolmerston. Richard acknowledged the right of Walter; and for this Walter granted the said tenement to Richard and Joan, to hold to them and the heirs of Richard of the chief lord.
- 66. At Westminster in the morrow of St. Martin; between William son of Nicholas le Mareschall of Barton, querent; and Thomas de Chevecombe and Cristina his wife, deforciants; for a messuage, a dovecote, eighteen acres of land and two acres of meadow in Kyngton Maundeville. Thomas and Cristina acknowledged the right of William and warranted the same. For this William gave Thomas and Cristina twenty pounds sterling.

(Endorsed.) Gemannis son of (? Richard) de Chevecombe put in his claim.

67. At Westminster in the octave of St. Michael; between Henry de Urtiaco and Mabilla his wife, querents; and Geoffrey de Putteneye, clerk, deforciant; for the manors of Cury Ryuel and Langport and the advowson of the church of Cury Ryuel. Henry acknowledged the said manors and advowson to be the right of Geoffrey; and for this Geoffrey granted the same to Henry and Mabilla, to hold to them and the heirs of Henry of the lord the King. This concord was made by precept of the King.

68. At Westminster in the octave of the Purification; between John de Alfoxton and Matilda his wife, querents; and Richard de Birlannde, deforciant; for the manor of Alfoxton, a messuage, thirty-four acres of land, six acres of meadow, and thirteen shillings and three pence rent in Wordeston, Hureton, and Tukeswell. John acknowledged the right of Richard. For this Richard granted the same to John and Matilda, to hold to them and the heirs of John, of Richard and his heirs, rendering annually a rose at the feast of the nativity of St. John Baptist, and doing to the chief lord for Richard and his heirs all other services. And if John shall die without heirs of his body, then after the death of Matilda the said tenement shall revert to Richard and his heirs.

69. At Westminster in the octave of St. Hillary; between Robert de Seales and Matilda his wife, querents; and Agnes de Munceaux, deforciant; for two messuages, one hundred and twenty-six acres of land, four acres of meadow, thirteen acres of pasture, fifteen acres of moor and eleven shillings and four pence rent in Cumbe Seinte Reyne, Tunnecumbe and Crukerne. Robert acknowledged the right of Agnes, and for this Agnes granted the same to Robert and Matilda, and the heirs of Robert of the body of Matilda procreate, and if it happen that Robert die without such heirs, then after the death of Matilda the said tenement shall remain to the right heirs of Robert.

70. At Westminster in a month of Easter; between Lucy, who had been the wife of Hugh de Valle Torta, querent; and Adam le Bret, deforciant; for the manor of Curypol and the advowson of the church of Cherdelinche. Adam granted to Lucy the said manor and advowson for her life, and after her decease the same to remain to John son of Hugh de Valle Torta and the heirs of his body, and after the decease of John to Beatrice his sister. If it happen that Beatrice shall die without heirs of her body, then the said tenement shall remain to Juliana her sister and the heirs of her body, and if Juliana die without heirs of her body then the whole shall remain to the right heirs of Juliana.

- 71. At Westminster in the morrow of the Ascension; between Roger de Fifhide cleric, querent; and William le Taverner and Roesia his wife, impedients; for a messuage in Taunton. Plea of warranty by deed was summoned. William and Roesia acknowledged the right of Roger and warranted to him. For this Roger gave them one hundred shillings of silver.
- 72. At Westminster in three weeks of Easter; between Walter de Halswell and Margareta his wife, querents; and Henry de Halswell, deforciant; for three messuages, seventy-five acres of land, five acres of meadow, half a score acres of pasture, eight acres of moor, five shillings and four pence rent, and a rent of a pound of cumin and a rose, a moiety of two messuages and twelve acres of land, the third part of a messuage, and a mill, in Radeslote juxta Staweye. Walter and Margaret acknowledged the right of Henry; and for this Henry granted the tenement to Walter and Margaret, except a messuage, twenty-five acres of land and two acres of meadow, to hold to them and the heirs of Walter. And besides, Henry granted that a messuage and five acres of land, which John Roffeure and Agnes his wife held for their lives the heritage of Henry, after the decease of John and Agnes shall remain to Walter and Margaret to hold with the other tenement. And if Walter shall die without heirs of his body by Margaret, then after the decease of Margaret the said tenements shall remain to the right heirs of Walter. This concord was made in the presence of John and Agnes, who agreed and did fealty to Walter and Margaret in the court.
- 73. At Westminster in a month of Easter; between John de la Forde, querent; and Milisent, daughter of Ralph Bernuill of Middelchynnok, deforciant; for a messuage and two ferlings of land in Middelchynnok. Plea of covenant was summoned. Milisent acknowledged the right of John, as by her gift and warranted. For this John gave Milisent ten pounds sterling.
- 74. At Westminster in the quinzaine of Easter; between Geoffrey de Mohun and Margery his wife, querents; and Walter Bourne, deforciant; for a messuage, three carucates of land, fifty acres of meadow, twenty-six acres of wood, and eleven marcs rent in Nether Attebere, Ouer Attebere, and Homerc. Geoffrey

acknowledged the right of Walter. For this Walter granted the tenement to Geoffrey and Margery to hold to them and the heirs of Geoffrey. And if Geoffrey die without heirs of his body then, after the decease of Margery, the said tenement shall remain to Nicholas his brother, and after Nicholas to David son of Thomas de Huntelegh, and if David die without heirs of his body then to Thomas his brother, and if Thomas die without heirs then to the right heirs of the aforesaid Geoffrey.

- 75. At Westminster in the quinzaine of Easter between Richard Polruan, querent; and Laurence Lambright, deforciant; for a messuage in Taunton which William le Tauerner and Roesia his wife, held for the life of Roesia. Plea of covenant was summoned. Laurence acknowledged the right of Richard and granted that after the life of Roesia the said tenement should remain to Richard and his heirs and warranted. For this Richard gave Laurence ten pounds sterling. This concord was made in the presence of William and Roesia, who consented and did fealty to Richard in the court.
- 76. At Westminster in the morrow of St. John Baptist between Richard Pyke and Margaret his wife, querents, by John de Middelton in their place; and John de Dundene, vicar of the church of Martoke, deforciant; for two messuages, a mill, thirty-six acres of meadow, sixteen shillings and one penny rent, a carucate and half a virgate of land in Murlinche juxta Stowall and Pedewell juxta Ashcote. John acknowledged the right of Richard, and surrendered to Richard and Margaret to hold to them and the heirs of Richard of the chief lord. For this Richard and Margaret gave John forty pounds sterling.
- 77. At Westminster in the octave of St. John Baptist; between Robert de Estafeld and Joan his wife, querents; and John Musket, deforciant; for three messuages in the ville of Monte Acuto. John acknowledged the right of Robert to hold to Robert and Joan and the heirs of Robert. For this Robert and Joan gave John one hundred shillings of silver.
- 78. At Westminster in the octave of St. John Baptist; between Robert de Estafeld and Joan his wife, querents: and

John Musket, deforciant; for two messuages, an acre of land and five shillings rent, in the ville of Monte Acuto and Stoke. John acknowledged the right of Joan to hold to Robert and Joan, and the heirs of Joan of the chief lord. For this Robert and Joan gave John one hundred shillings of silver.

79. At Westminster in the octave of Trinity; between Richard de Polruan and Nicholas Kynele, querents; and Laurence Lambright, deforciant; for seven shops in Taunton which William le Taverner and Roesia his wife held for the life of Roesia. Laurence acknowledged the said shops to be the right of Richard, and agreed for himself and his heirs that the said shops which after the decease of Roesia ought to revert to Laurence and his heirs, shall remain to Richard and Nicholas and the heirs of Richard, and he warranted against all men. For this Richard and Nicholas gave Laurence twenty pounds sterling. This concord was made in the presence of William and Roesia, who agreed, and did fealty to Richard and Nicholas in the court.

80. At Westminster in the octave of Trinity; between Richard de Compton Pauncefot, cleric, querent; and Hugh le Briz, deforciant; for a messuage, one hundred and forty acres of land, two acres of meadow, twenty acres of wood, and ten shillings rent in Blakeford. Plea of covenant was summoned. Hugh acknowledged the right of Richard and quit claimed for himself and his heirs and warranted. For this Richard gave him one hundred pounds sterling.

81. At Westminster in the octave of Trinity; between William Balun and Margery his wife, and Alice de Motton, querents; and Geoffrey de Santa Cruce, deforciant; for a messuage, forty-five acres of land, and seven acres of meadow in Motton juxta Chyu Episcopi. Geoffrey conceded the said tenement to Alice for her life, and after her decease the same to remain to William and Margery and the heirs of William by Margery. If it happen that William die without heirs of the body of Margery, then after the decease of Margery the said tenement shall remain to the right heirs of William. For this agreement William and Margery and Alice gave Geoffrey forty pounds sterling.

82. At Westminster in the octave of Trinity; between John de Middelton and Sabina his wife, querents; and John le Mouner of Suwerk, deforciant; for a messuage, twenty-eight acres of land, and two acres of meadow in Chilterne Vag and Chilterne Dummer. John le Mouner acknowledged the right of John de Middelton, and surrendered the same, except sixteen acres of land, to hold to John and Sabina, and the heirs of John de Middelton. And besides John le Mouner agreed for himself and his heirs that sixteen acres of land which Elena, who was the wife of Adam de Wakham, held in dower the heritage of John le Mouner in the said ville, and which after her decease ought to revert to John le Mouner, shall remain to John and Sabina and the heirs of John de Middelton, to be held with the other lands. For this John and Sabina gave John le Mouner twenty pounds sterling. This concord was made in the presence of Elena, who agreed and did fealty to John and Sabina in the court.

5 Edward III. (1311-12).

I. At Westminster in the octave of St. Martin; between Gregory de Welynton and Joan his wife, querents; and William de Burn, and Walter de Meryet, deforciants; for three messuages and three carucates of land in Welynton, Northham, Benecumbe, Lymynton, Iuelcestre, Lambroke, Welles, Dynre, Benhangre, Gosebradene, Eston juxta Westbury, and Euercy juxta Combe Haweye. Walter acknowledged the right of Gregory to hold to Gregory and Joan, and the heirs of Gregory. For this Gregory and Joan gave William and Walter one hundred pounds sterling.

(Endorsed.) Roger de Stonorde put in his claim. Richard de Cerne son of Geoffrey de Cerne, put in his claim. John de Gauelbrygge put in his claim. Robert son of William le Poke put in his claim. Richard Iuuerny and Gunnora his wife put in their claim. Roger de la Warre put in his claim. E

2. At Westminster in the octave of St. Michael; between William Russel of Orchard and Agnes his wife, querents; and William de Strete, cleric, deforciant; for a messuage, forty-eight acres and three roods of land, and six acres of meadow in Caticote and Edyngton. William Russel acknowledged the right of William de Strete; and for this William de Strete conceded the same to William and Agnes to hold to them and the heirs of William by Agnes. If it happen that William Russel die without such heirs then after the decease of Agnes the said tenement shall remain to Joan de Taunton.

(Endorsed.) Richard Pruet put in his claim.

- 3. At Westminster in the quinzaine of St. Martin; between Maurice de Berkeley, querent; and John Gatelyn and Matilda his wife, deforciants; for a hundred and four score and five acres of land, and thirty-six shillings of rent in Portbury juxta Bristol. John and Matilda acknowledged the right of Maurice and quit claimed. For this Maurice gave them one hundred marcs of silver.
- 4. At Westminster in the quinzaine of St. Martin; between Walter de la Haye and Cecilia his wife, querents, by William Malerbe in their place; and Richard Wogan and Alice his wife, deforciants; for two messuages, a virgate and a quarter of a virgate of land, and ten acres of meadow in La Cloude and Cameleye. Richard and Alice conceded the tenement to Walter and Cecilia to hold to Walter and Cecilia and the heirs of Walter by Cecilia. If Walter shall die without such heirs then after the decease of Cecilia the whole shall remain to Walter son of Cecilia and his heirs; and if Walter son of Cecilia die without heirs of his body, then the said tenement shall remain to the right heirs of the aforesaid Walter de la Haye.
- 5. At Westminster in the morrow of All Souls; between John de Brideport, querent; and Joan de Erleya, deforciant; for a messuage, a carucate of land, thirteen acres and a rod of meadow and ten pence rent in Babbecary. Joan acknowledged the right of John, and for this John conceded the same to Joan for her life, rendering a rose annually at the feast of the

Nativity of St. John Baptist. After the decease of Joan the said tenement shall revert to John and his heirs.

- 6. At Westminster in the morrow of All Souls; between Roger, son of William de Staunton, querent; and Thomas de Staunton, deforciant; for the manor of Staunton. Roger acknowledged the right of Thomas, and for this Thomas conceded the same manor to Roger to hold of the chief lord.
- 7. At Westminster in the octave of St. Martin; between Roger Cosyn and Joan his wife, querents, by Walter de Compton in their place; and William le Fuyz and Matilda his wife, deforciants; for a messuage and fifty-two acres of land in Bisshopescombe. William and Matilda acknowledged the right of Roger, to hold to Roger and Joan and the heirs of Roger. For this Roger and Joan gave William and Matilda forty marcs of silver.
- 8. At Westminster in the morrow of St. Martin; between Robert de Westwode and Alice his wife, querents; and John de Mere, deforciant; for a messuage, a virgate and fifteen acres of land and two acres of meadow in Norton Muscegros. Robert and Alice acknowledged the right of John, and for this John surrendered the same to Robert and Alice and the heirs of Robert by Alice. If it happen that Robert shall die without such heirs then after the decease of Alice all shall remain to the right heirs of Alice.

(Endorsed.) William Bythewode put in his claim.

- 9. At Westminster in the quinzaine of St. Martin; between Ralph de la Styghele and Cristina his wife, querents; by William de Stapelton in their place, and Walter le Hyne and Matilda his wife, deforciants; for three messuages and thirty-six acres of land in Honespull. The right of Ralph was acknowledged and warranted. For this Ralph and Cristina gave William and Matilda ten pounds sterling.
- to. At Westminster in the morrow of All Souls; between William de Leycester and Benedicta his wife, querents, by William Malerbe in the place of Benedicta; and John de Burne,

deforciant; for a messuage and a carucate of land in Bytthenestoke juxta Chew Wydecombe and la Strode. The right of John was acknowledged, and for this John granted the same to William and Benedicta for their lives and after their decease to John the son of William.

- II. At Westminster in the octave of St. Hillary; between John de Hampton and Egelina his wife, querents, by William Lucy in their place; and Robert le Waleys of Wollavynton and Isabella his wife, deforciants; for two messuages, thirty acres of land and the third part of a messuage and ten acres of land in Bydesham and Grangecroft juxta Mordih. The right of John was acknowledged, and for this he gave Robert and Isabella ten pounds sterling.
- 12. At Westminster in the octave of St. Hillary; between Gilbert son of Richard Pyke and Alice his wife, querents; and John de Cnolton, deforciant; for a messuage and a carucate of land in Murelinche. Gilbert acknowledged the right of John, and for this John granted the same to Gilbert and Alice and the heirs of Gilbert, and if Gilbert die without heirs of his body then to Richard his brother and his heirs.
- 13. At Westminster in the quinzaine of St. Hillary; between Brian, son of Peter de Donyton, querent; and Richard de Batecombe and Alice his wife, deforciants; for a messuage, five acres and a half of land and the moiety of an acre of meadow in Northouere juxta Yevel. The right of Brian was acknowledged, and for this Brian granted the same to Richard and Alice to hold of him, rendering therefor per annum a rose at the feast of the Nativity of St. John Baptist, and after the decease of Richard and Alice the same shall revert to Brian and his heirs.
- 14. At Westminster in the octave of St. Hillary; between Elias de Godele and Cristina his wife, querents; and William Abbot and Mabilla his wife, deforciants; for two messuages in the vill of Monte Acuto. Elias acknowledged the right *of Mabill. For this William and Mabill granted the same to Elias and Cristina, and Elias and Cristina gave them ten pounds sterling.

- 15. At Westminster in the morrow of the Purification; between brother William, prior of the Hospital of St. John Jerusalem, in England, querent; and Hugh de Reigny and Juliana his wife, deforciants; for sixty acres of land in Northpederton. The right of the prior was acknowledged. For this the Prior for himself and his successors conceded to Hugh and Juliana sixty acres of land in Northpederton, of which sixteen acres lie in the field called Farentonfeld juxta la Wardeweye, and forty-four acres in the field called Bulledonesfeld, between the land of John de Erlegh on the south, and the land of John de Reigny on the north. This concord was made by precept of the King.
- 16. At Westminster in the quinzaine of St. Hillary; between Elota de Mershton, querent; and Richard de Ivethorn, and Alice his wife, deforciants; for a messuage and a ferling of land in Chilton Cauntelo. Elota acknowledged the right of Alice. For this Richard and Alice granted the same to Elota for her life, rendering annually a rose at the feast of the Nativity of St. John Baptist. After the decease of Elota the said tenement shall revert to Richard and Alice and the heirs of Alice.
- 17. At Westminster in the quinzaine of Easter; between Richard de Loueny and Margery his wife, and John their son, querents; and William, vicar of the church of Estchinnoke, deforciant; for a messuage and a caruate of land in Ilemynistre, Cruket Malerbe, Est Donelissh and Knolle. Richard acknowledged the right of William. For this William granted the same to Richard, Margery, and John to hold to them and the heirs of John; and if John die without heirs of his body then, after the decease of Richard and Margery, to Walter his brother, and after Walter to Joan and Anitia his sisters, and after them to the right heirs of the aforesaid Richard.

(Endorsed.) John Wake put in his claim.

18. At Westminster in the quinzaine of Easter; between William son of Robert Malerbe, querent; and Peter de Hotrygan, deforciant; for a messuage, a caruate of land, and four pounds and ten shillings rent in Shipham, Ceddre, Carsclive, Legh, and Dreycote juxta Ceddre, and for the advow-

son of the church of Shipham. William acknowledged the right of Peter; and for this Peter granted the same to William and his heirs, and if he die without heirs of his body then the whole to remain to Mathew de Clyvedon and his heirs.

- Thomas de Marleberge, querent; and Alice, who was the wife of John de Horstede, deforciant; for a messuage, a carucate of land, twenty acres of meadow and six shillings rent in Muleburne Porte, Kyngeston, Horsington, and Wyke juxta Muleburne Porte. Alice acknowledged the right of Thomas; and for this Thomas granted the same to Alice for her life, rendering a rose annually at the feast of the Nativity of St. John Baptist. After the decease of Alice, the whole to revert to Thomas and his heirs.
- 20. At Westminster in the octave of Trinity; between Nicholas de Langelond, querent, by Walter de Comptone in his place; and William Russel, of Brutton, deforciant; for eight messuages, fifty-eight acres of land, twenty acres of meadow, and two shillings rent in Compton juxta Axebrigge. William surrendered to Nicholas; and for this Nicholas gave William one hundred marcs of silver.
- 21. At Westminster in the quinzaine of Trinity; between William de Strete, cleric, querent; and William Russel of Orchard and Agnes his wife, deforciants; for two parts of a messuage, a carucate of land, four acres of meadow, in Orchard. William Russel acknowledged the right of William de Strete. For this William de Strete granted the same to William Russel and Agnes, to hold to them and the heirs of William of the body of Agnes procreate; and if William die without such heirs, then after the death of Agnes the said tenement shall remain to the right heirs of the said William Russel.

6 Edward II. (1312-13).

- 22. At Westminster in the octave of St. Michael; between John son of Thomas de Bello Campo, and Isabella his wife, querents; and Robert de la More, deforciant; for a messuage, four carucates of land, one hundred acres of meadow, and eight pounds rent in Norton, Worle, and Edeneworth. John acknowledged the right of Robert as by his gift; and for this Robert granted the same to John and Isabella to hold to them and the heirs of John.
- 23. At Westminster in the octave of St. Michael; between John le Fiz Payn de Rodewell and Joan his wife, querents; and William Malerbe, deforciant; for a messuage, four bovates of land and twelve acres of meadow in Kywestoke and Pokereleston. John acknowledged the right of William. For this William granted the same to John and Joan and the heirs of John.
- 24. At Westminster in the octave of St. Martin; between Matilda, who was the wife of William Mathew of Middelnye, querent, by John de Middelton in her place; and Cristina daughter of Cecilia de Bray of Iuethorne, deforciant; for twentynine acres of land, and nine acres of meadow, and a moiety of a messuage in Hybrouke juxta Est Somerton. Cristina acknowledged the right of Matilda; and for this Matilda gave her one hundred marcs of silver.
- 25. At Westminster in the octave of St. Martin; between Robert Mathew of Middelnye and Matilda his wife, querents, by John de Middelton in their place; and Robert son of Nicholas de Molend, of Drayton, deforciant; for nine acres of land, three acres of meadow, and three acres and a half of moor, in Drayton juxta Muchelnye. Robert son of Nicholas acknowledged the right of Robert Mathew and Matilda to hold to them and the heirs of Robert. For this they gave him one hundred shillings of silver.
- 26. At Westminster in the morrow of St. Martin; between William le Lyt and Agnes his wife, querents, by John de

Middelton in the place of Agnes; and William de La Wyle, parson of the church of Stapelbrigge, deforciant; for a messuage, two virgates and a half of land, and thirty-three shillings and four pence rent in Toukereskari and Heghehamme juxta Somerton. William le Lyt acknowledged the right of William de La Wyle as by his gift; and for this William de La Wyle granted the same to William Le Lyt and Agnes to hold to them and the heirs of William.

- 27. At Westminster in the octave of St. Hillary; between Robert Geldeyn, querent; and Thomas de la Lode, deforciant; for a messuage, a virgate and six acres of land and five acres of meadow in Westere Baggeburgh. Robert acknowledged the right of Thomas; and for this Thomas granted the same to Robert to hold of him for his life, rendering therefor per annum a rose at the feast of the Nativity of St. John Baptist, and doing to the chief lord all services. After the decease of Robert all shall revert to Thomas and his heirs.
- 28. At Westminster in the quinzaine of Easter; between Henry son of Jellan de Molyns, querent; and Nicholas Gaylard, parson of the church of Babbecary, deforciant; for a messuage, a mill, a virgate of land and a half, eighteen acres of meadow, two acres of pasture and seven shillings rent in Suthpederton and Bruges. Henry acknowledged the right of Nicholas. For this Nicholas granted the same to Henry for his life and after the decease of Henry to remain to John de Molins for his life, and after the decease of John, to Henry the son of John and Alice his wife and the heirs of Henry by Alice; if Henry die without such heirs then after the decease of Alice to remain to the right heirs of John de Molins.
- 29. At Westminster in three weeks of Easter; between Juliana de Tetton, and Geoffrey her son, querents; and John son of Juliana, deforciant; for a messuage and a carucate of land in Tetton and Estyaford. John granted to Juliana and Geoffrey the said tenement to hold for their lives, rendering a rose at the feast of the Nativity of St. John Baptist. After their decease the same to revert to John and his heirs.

- 30. At Westminster in three weeks of Easter; between William de Cristechurche, querent; and William son of Godfrey de Sowey and Matilda his wife, deforciants; for a messuage, two acres of land, and an acre of meadow in Middelsowey. William and Matilda acknowledged the right of William de Cristechurche; and for this he gave them one hundred shillings of silver.
- 31. At Westminster in three weeks of Easter; between John de Chitterne, querent; and Thomas de Harwe and Joan his wife, deforciants; for a messuage and ten acres of land in Northouere juxta Juelcestre. Thomas and Joan acknowledged the right of John as by their gift; and for this he gave them twenty marcs of silver.
- 32. At Westminster in the quinzaine of Easter; between Richard Gyuernay and Gunnora his wife, querents; and John Gyuernay, deforciant; for a messuage, forty shillings rent, and the third part of a carucate of land in Lymynton, Yeuelcestre, Welles, Dynre, Benhangre, Euercy, Eston, and Bruggewalter. Richard and Gunnora acknowledged the right of John as by their gift; and for this John granted the same to them for their lives and after their decease to Thomas son of Godfrey de Sowey and his heirs; and if Thomas die without heirs then to the right heirs of Gunnora.

(Endorsed.) Reginald de la Putte, and John de la Yerd and Joan his wife, William de la Birlaund and Hawys his wife, Thomas fil Visi and Alice his wife, Alice de Chudescombe and Joan, who was the wife of Robert de Wyrecestre, and John de Chyppelegh and John de Dene, Roger de Stoford, and Joan de Welyngton, and John Bozoun put in their claims.

John son of John la Warre put in his claim. Henry de Wollauynton put in his claim.

33. At Westminster in the quinzaine of Easter; between Richard Gyuernay and Gunnora his wife, querents; and John Gyuernay, deforciant; for a messuage, two carucates of land, twenty-seven acres of meadow, and six pounds rent in Lymynton, Yeuelcestre, Welles, Dynre, Benhangre, Euerscy, Eston, and Bruggewalter. Richard and Gunnora acknowledged the right

of John; and for this John granted the same to them and the heirs of Richard by Gunnora, and if Richard die without such heirs then after the decease of Gunnora the same to remain to William, son of John Warre, and his heirs; and if William die without heirs then to the right heirs of Gunnora.

(Endorsed.) Reginald de la Putte and John de la Yerd and Joan his wife, William de la Byrlaund and Hawys his wife, Thomas fil Visi and Alice his wife, and Alice de Chudescombe and Joan who was the wife of Robert de Wyrecestre, John de Chyppelegh, and John de Dene, and Roger de Stoford, and Joan de Welyngton, and John Bozoun put in their claims.

John son of John la Warre put in his claim. Henry de Wollauynton put in his claim.

34. At Westminster in the quinzaine of Easter; between Richard Gyuernay and Gunnora his wife, querents; and John Gyuernay, deforciant; for a messuage, thirteen acres of meadow, four pounds rent, and two parts of a carucate of land in Lymynton, Yeuelcestre, Welles, Dynre, Benhangre, Euersey, Eston, and Bruggewalter. The querents acknowledged the right of the deforciant as by their gift; and for this he granted the same to them for their lives; and after their decease to William, son of John Warre, and the heirs of his body; and if William die without such heirs then to the right heirs of Gunnora.

(Endorsed.) Reginald de la Putte, John de la Yerd and Joan his wife, William de la Birlaund and Hawys his wife, Thomas fil Visi and Alice his wife, Alice de Chudescombe and Joan who was the wife of Robert de Wyrecestre, and John de Chippelegh and John de Dene, Roger de Stoford and Joan de Welyngton and John Bozoun put in their claims.

John, son of John la Warre put in his claim. Henry de Wollauynton put in his claim.

35. At Westminster in the octave of Trinity; between Philip, son of Thomas de Welleslegh, and Ismania his wife, querents, by Walter de Compton in their place; and William Cherm and Alice his wife, deforciants; for a messuage and a carucate of land in Middelcote juxta Welles William and Alice acknow-

ledged the right of Philip and quit claimed; and for this Philip and Ismania gave them one hundred shillings of silver.

(Endorsed.) Edmund de Wellesley put in his claim.

- 36. At Westminster in the morrow of St. John Baptist; between Richard le Peyt of Fershford and Alice his wife, querents, by the said Richard in the place of Alice; and Robert de Ashelegh, parson of the church of Fershford, deforciant; for a messuage, forty acres of land, six acres of meadow, four acres of wood, and a moiety of an acre of pasture in Fershford. Richard acknowledged the right of Robert as by his gift; for this Robert granted the same to Richard and Alice to hold to them and the heirs of Richard by Alice; and if Richard die without such heirs then after the decease of Alice to remain to the right heirs of Richard.
- 37. At Westminster in the octave of St. John Baptist; between John son of Richard de Ken and Isabella his wife, querents, by Walter de Compton in the place of Isabella; and William de Burne, deforciant; for a messuage and a carucate of land in Jatton and Hywish juxta Ken. John acknowledged the right of William; and for this William granted the same to John and Isabella and the heirs of John by Isabella; and if John die without such heirs then after the decease of Isabella to the right heirs of John.
- 38. At Westminster in the quinzaine of St. John Baptist; between Richard son of Richard de Rodeneye, querent, by Thomas de (Edy)nyngthwayt his guardian; and Richard de Rodenye, deforciant; for a messuage and six bovates of land in Dynre. Richard granted the tenement to Richard, son of Richard, and the heirs of his body, rendering therefor a rose at the feast of the Nativity of St. John Baptist; and if Richard son of Richard shall die without heirs then to his brother Thomas and his heirs; after Thomas the whole shall revert to Richard.
- 39. At Westminster in the morrow of St. John Baptist; between Thomas de Insula, querent; and Geoffrey, son of Bartholomew de Erle, deforciant; for the manor of Brokton and the

advowson of the same. Thomas acknowledged the right of Geoffrey as by his gift; and for this Geoffrey granted the same to Thomas for life, rendering a rose at the feast of the Nativity of St. John Baptist; after the decease of Thomas the said manor and advowson shall revert to Geoffrey and his heirs.

- 40. At Westminster in the octave of Trinity; between Robert, son of William Stremynges, and Emma his wife, querents, by William Malerbe in the place of Emma; and John de Middelton, deforciant; for a messuage and a virgate and eight acres of land in Blakedon, Aldewyk, Smethemeye and Hodecumbe. John acknowledged the right of Robert and Emma, and for this they gave him a sore sparrow hawk.
- 41. At Westminster in the octave of Trinity; between William Samuel and Agnes his wife, querents; and Richard de Flory, deforciant; for a messuage and a carucate of land in Lokyngton juxta Kynemersdon. William acknowledged the right of Richard, and for this Richard granted the same to William and Agnes, and the heirs of William by Agnes; and if William die without such heirs, then after the decease of Agnes, to remain to the right heirs of William.
- 42. At Westminster in the octave of St. Martin; between Robert Mathew of Middelnye and Matilda his wife, querents, by John de Middelton in the place of Matilda; and Cristina, daughter of Cecilia de Bray of Iuethorne, deforciant; for twentynine acres of land, nine acres of meadow, and the moiety of a messuage in Hybronk juxta Est Somerton. Cristina acknowledged the right of Robert and Matilda, and for this they gave her one hundred marcs of silver.
- 43. At Westminster in the morrow of St. Martin; between John de Meryet of Hestercombe, querent, by John de Middelton in his place; and William le Veil and Dionysia his wife, deforciants; for a messuage, ten acres of wood, and a moiety of a virgate of land in Asshton juxta Bristoll. William and Dionysia acknowledged the right of John, and for this John gave them one hundred shillings of silver.

- 44. At Westminster in the morrow of St. Martin; between William le Hunte, chaplain, querent; and Richard Page and Joan his wife, impedients; for a ferling of land, an acre and a rod of meadow, five shillings rent, and two parts of a messuage in Sutton Abbatis. Richard and Joan acknowledged the right of William, and for this William gave Richard and Joan twenty pounds sterling.
- 45. At Westminster in the octave of St. Michael; between Richard de Dunsterre, querent; and Juliana, who was the wife of Nicholas de la Bruere, impedient; for a messuage and twenty acres of land in Frodgere and Gothurst. Juliana acknowledged the right of Richard, and for this Richard gave Juliana one hundred shillings of silver.
- 46. At Westminster in the octave of Trinity; between Joan, who was the wife of Laurence de Hameldene, querent; and Adam de Merkham, deforciant; for three messuages, a mill, a carucate, and a virgate and a half of land in Cumpton Dando, Midsomer Norton, Remesdiche and Childe Cumpton. Adam acknowledged the right of Joan. For this Joan gave Adam forty marcs of silver.

(Endorsed.) Alice, who was the wife of Thomas de Hamelden, put in her claim.

John de Edinton put in his claim.

Isabella, who was the wife of Ralph de . . . put in her claim.

7 Edward III. (1313–14).

I. At Westminster in the octave of St. Hillary; between Nicholas Braunche and Robergia his wife, querents; and Robert Fitz Payne, deforciant; for the manor of Frome and the Hundred of Frome. Nicholas acknowledged the said manor and hundred to be the right of Robert as by his gift, and for this Robert granted the same to Nicholas and Robergia, and the heirs of their bodies, to hold of the lord the King by the services due; and if Nicholas and Robergia die without heirs of their

bodies begotten, then the same shall revert to Robert and his heirs. This concord was made by precept of the King.

- 2. At Westminster in a month of St. Michael's day; between William Cherin of Staunton Prioris and Alice his wife, querents, by Philip Payn in their place; and Andreas de Corston, parson of the church of Brodeweye, deforciant; for three messuages, a virgate of land, ten acres of meadow, three acres of wood, and thirteen shillings rent in Staunton Prioris, Merkesbury, and Welewe. Andreas granted the said tenement to William and Alice for their lives, and after their decease the same to remain to William, son of Robert Cherin, and the heirs of his body; and if William die without such heirs, then to Joan his sister; and if Joan die without such heirs, then to Isabella her sister, and the heirs of her body; and if Isabella die without such heirs, then the same shall remain to the right heirs of William Cherin.
- 3. At Westminster in the quinzaine of St. Michael; between William, son of Richard Bussol and Joan his wife, querents, by John Hacche in the place of Joan; and William de Wolfricheston, chaplain, deforciant; for three messuages, one hundred and four score and ten acres of land, thirty acres of meadow, and forty-four shillings rent in Northcory, Wybyngdon, Barton, Capelonde, Taunton, Briggewater, and Compton juxta Axebrigge. William, son of Richard, acknowledged the right of William de Wolfricheston, and for this William de Wolfricheston granted the same to William and Joan and the heirs of the body of William; and if he die without such heirs then after the decease of Joan, the same to wholly remain to John de Barton and his heirs.
- 4. At Westminster in three weeks of St. Michael's day; between Nicholas de Brente, vicar of the church of Cherde, querent; and John le Irays and Joan his wife, deforciants; for a messuage and two carucates of land in Est Cranemere. John and Joan acknowledged the right of Nicholas, and for this Nicholas gave John and Joan a sore sparrow hawk.
- 5. At Westminster in the morrow of St. Martin; between Stephen Suaward of Crukerne, querent; and John le Whytte-

were and Elena his wife, deforciants; for a toft in Crukerne. John and Elena acknowledged the toft to be the right of Stephen, and for this he gave them a sore sparrow hawk.

- 6. At Westminster in three weeks of St. Michael's day; between John le Irays and Joan his wife, querents; and William, son of Nicholas Whytanke, deforciant; for a messuage and two carucates of land in Estcranemere. William acknowledged the right of John, and quit claimed to him and Joan and the heirs of Joan, and for this John and Joan gave William a sore sparrow hawk.
- 7. At Westminster in the quinzaine of St. Michael; between William Baloun and Margery his wife, and John son of the same William and Margery, querents; and Peter, son of Hugh de Santa Cruce, deforciant; for a messuage, sixty acres of land, and fourteen acres of meadow in Cumpton Martin juxta Cheu Episcopi. William acknowledged the right of Peter, the son of Hugh, and for this he conceded the same to William and Margery and John, as held by Peter, the son of Robert, for his life; and which after the decease of Peter the son of Robert, ought to revert to him, Peter the son of Hugh, after the decease of Peter, the son of Robert, shall wholly remain to William and Margery and John, and the heirs of the body of John; and if John die without such heirs, then after the decease of William and Margery, the same shall remain to William the brother of John and his heirs. This concord was made in the presence of Peter, the son of Robert, who agreed and did fealty to William and Margery and John in the Court.
- 8. At Westminster in the octave of St. Michael; between Richard de Rodeneye and Lucy his wife and Walter their son, querents; and John le Riche, of Wedmore, deforciant; for a messuage, three carucates of land, and twenty shillings rent in Congresbury. Richard acknowledged the right of John; and for this John granted the same to Richard and Lucy for their lives, except forty-three acres of land and three shillings rent; and John granted that the said forty-three acres of land and three shillings rent, which William Randolf and Nichola his wife held in dower of Nichola the heritage of the said John, and

which after the decease of Nichola ought to revert to John and his heirs, after the decease of Nichola shall remain to Richard and Lucy to hold with the rest of the tenement; and after the decease of Richard and Lucy the whole shall remain to Walter and the heirs of his body; and if Walter die without such heirs, then the same shall remain to the right heirs of Richard. And besides the said John and his heirs warranted to Richard and Lucy for their lives, and to the said Walter and his heirs, and also to the right heirs of Richard if Walter should die without heirs. This concord was made in the presence of William and Nichola, who agreed and did fealty to Richard and Lucy in the court.

- 9. At Westminster in the octave of St. Hillary; between Ela, who was the wife of John de Merston, querent; and Richard de Iuethorne and Alice his wife, deforciants; for a messuage, a ferling of land, and ten acres of wood in Chilton Cauntelo, and Est Cammel. Ela acknowledged the right of Alice as by her gift to Richard and Alice; and for this Richard and Alice granted the same to Ela for her life, rendering annually five shillings of silver, half at Easter and half at Michaelmas; and after the decease of Ela the said tenement shall remain to John, the son of John de Merston, to hold of Richard and Alice, and the heirs of Alice, by the same service; and after the decease of John the said tenement shall revert to Richard and Alice and the heirs of Alice.
- Io. At Westminster in the octave of St. Hillary; between Robert de Pudele and Margery his wife, querents; and William de Mertoke and William Roges, deforciants; for ten messuages, two carucates of land, forty-two shillings rent, and a rent of a moiety of a pound of cumin in Noneton, Manneworth, Upcote, Roneton, Langeford Bodeuille, and Thorne Margarete. Robert and Margery acknowledged the right of William de Mertok and William Roges, as by their gift; and for this William de Mertok and William Roges granted the same to Robert and Margery, and the heirs of Margery.
- II. At Westminster in the octave of the Purification; between John le Porter, of Boklond, and Alice his wife, querents, by

Roger Atte Walle in the place of Alice; and William Fulchir and Julia his wife, impedients; for a toft and four acres of land in North Pederton. William and Juliana acknowledged the right of John as by their gift; and for this John and Alice gave them a sore sparrow hawk.

- John de Carswell and Agnes his wife, querents; and Richard de Iuethorn and Alice his wife, deforciants; for thirty acres of wood in Est Cammel. John acknowledged the wood to be the right of Alice as that which Richard and Alice had by his gift. For this Richard and Alice granted the same to John and Agnes for their lives, to hold of them and the heirs of Alice, rendering per annum fifteen shillings of silver, seven shillings and six pence at Easter, and seven shillings and six pence at Michaelmas. After the decease of John and Agnes the said wood shall revert to Richard and Alice and the heirs of Alice.
- 13. At Westminster in the octave of St. Hillary; between Robert de Pudele and Margery his wife, querents; and William Roges, deforciant; for a messuage, a carucate of land, and eleven shillings and one penny rent in Lyllesdon. Robert and Margery acknowledged the right of William as by their gift; and for this William granted the same to Robert and Margery and the heirs of Margery.
- 14. At Westminster in the octave of the Purification; between Thomas de Apse, querent; and William, son of William de Bradeweye, deforciant; for a messuage and a carucate of land in Apse juxta Asshull. William acknowledged the right of Thomas as by his gift; and for this Thomas gave William a sore sparrow hawk.
- 15. At Westminster in three weeks of Easter; between Henry de Bohun and Joan his wife, querents; and Peter, son of Walter de Moneketon, deforciant; for a messuage and three carucates of land in Whateleye juxta Frome. Peter acknowledged the right of Joan and quit claimed to Henry and Joan and the heirs of Joan. For this Henry and Joan gave Peter a sore sparrow hawk.

- 16. At Westminster in three weeks of Easter; between Robert Lucays, of Dytton, querent; and William de Pillaunde, deforciant; for a messuage, thirty-two acres of land, four acres of meadow, and six acres moor in Ileminstre. Robert acknowledged the right of William as by his gift. For this William gave Robert a sore sparrow hawk.
- 17. At Westminster in a month of Easter; between John de Clopton, querent; and Richard, son of Richard Sampson, deforciant; for three messuages, twenty-four acres of land, and three acres of meadow in Cherleton Makerel. Plea of covenant was summoned. Richard acknowledged the right of John; and for this John gave him a sore sparrow hawk.
- 18. At Westminster in the morrow of the Ascension; between Oliver Michel and Juliana his wife, querents, by William Malerbe in the place of Juliana; and John de Burne, deforciant; for a messuage, two carucates of land, twelve acres of meadow, and twenty shillings rent in Cherleton Caumvill. Oliver acknowledged the right of John as by his gift; and for this John granted the same to Oliver and Juliana to hold to them and the heirs of the body of Oliver; and if Oliver die without heirs of his body then, after the death of Juliana, the same shall remain to Gilbert Michel and his heirs; and if he die without heirs of his body, then the same shall wholly remain to Alice, daughter of Alice atte Rye, and the heirs of her body; and if Alice shall die without such heirs, then the same shall remain to the right heirs of the aforesaid Oliver.
- 19. At Westminster in three weeks of Easter; between John de Knolton, querent; and Gilbert de Bere, deforciant; for a messuage and two carucates of land in Kyngesalre and Bere. Gilbert acknowledged the right of John and rendered the same and warranted. For this John gave Gilbert a sore sparrow hawk.
- 20. At Westminster in three weeks of Easter; between Roger de Budestone, vicar of the church of Cloford, querent, by William de Sturston in his place; and John le Irays and Joan his wife, deforciants; for the manor of Est Cranemere, except a messuage, sixteen acres of land, seven acres of meadow, and

sixteen acres of wood in the same manor. John and Joan acknowledged the said manor as is aforesaid to be the right of Roger, and warranted the same. For this Roger gave them one sore sparrow hawk.

21. At Westminster in the quinzaine of St. John Baptist: between Robert de Cantokesheued and Joan his wife, querents, by Walter de Cumpton in the place of Joan; and Philip de Columbariis and Roger de Weston, deforciants; for sixteen messuages, a mill, ten carucates of land, one hundred and fifty acres of meadow, sixty acres of wood, forty-eight shillings and ten pence rent and the rent of a pound of wax and a pound of cumin, in Wyke, Lydiard Epi, Estlambroke, Northhom, Welynton, Boclond Epi, Donnecumbe, Cerde, Wynsham, Codeworth, Woky, and Gosebraden, and the advowson of the chapel of Estlambroke. Robert acknowledged the said tenements and advowson to be the right of Philip; and for this Philip and Roger granted the same to Robert and Joan, and the heirs of Robert of the body of Joan; and if Robert shall die without such heirs, then after the decease of Joan, the said tenements shall remain to the right heirs of Robert.

(Endorsed.) Reginald de la Putte, John de la Yerd and Joan his wife, William de la Byrlaund and Hawisia his wife, Thomas fil Visi and Alice his wife, Alice de Chudescombe, Joan who had been the wife of Robert de Wyrcestre, John de Chippelegh, John de Dene, Roger de Stoford, Joan de Welynton and John Bozoun, put in their claims.

John son of John la Warre put in his claim. Henry de Wollauynton put in his claim. Richard de Cerne put in his claim. John de Stoforde put in his claim.

22. At Westminster in the quinzaine of St. John Baptist; between William de Halswell and Agnes his wife, querents, by Roger atte Walle in their place; and Richard de Gloucestre, deforciant; for a messuage, a mill, five shillings and two pence rent, and half a carucate of land, in Halswell juxta Gothurst. William acknowledged the right of Richard and for this Richard granted the same to William and Agnes and the heirs of William to hold of the chief lord of the fee.

- 23. At Westminster in the octave of Trinity; between John de Wyke of Bath, and Alice his wife, querents; and John Bauent of Fernbergh, deforciant; for six messuages, two tofts, an acre of land, two acres and a half of meadow, and four shillings rent in Bath and Twyuerton. John de Wyke and Alice acknowledged the said tenements to be the right of John Bauent as by their gift; and for this John Bauent granted the same to John and Alice for their lives; and after their decease the same shall wholly remain to John de la Forde and Christiana his wife, and the heirs of John de la Forde begotten of the body of Christiana; and if John de la Forde shall die without such heirs then after the decease of Christiana to the right heirs of John de la Forde.
- 24. At Westminster in the octave of St. John Baptist; between Baldewyn Malet and Hawisia his wife, querents, by Robert de Ronyngton in the place of Hawisia; and John atte Wode, deforciant; for a messuage, two carucates of land, ten acres of meadow, twenty acres of wood, twenty acres of pasture, two pence rent and half a mill in Lydiard Punchardon. John acknowledged the right of Baldewyn and his heirs; and for this Baldwyn and Hawysia gave John a sore sparrow hawk.

(Endorsed.) William de Loughteburgh and Hawysia his wife put in their claim.

Nicholas de Holeuylle put in his claim

- 25. At Westminster in the octave of Trinity; between John Poleyn and Roesia his wife, querents, by Philip Payn in their place; and William de la Boxe, vicar of the church of Pulton, deforciant; for a messuage, forty-four acres of land, and two acres and a carucate of meadow in Pulton and la Pulle juxta Pulton. Plea of covenant was summoned. William granted the said tenement to John and Roesia, to hold for themselves and the heirs of John begotten of Roesia; and if John die without such heirs, then after the decease of Roesia to the right heirs of John. For this John and Roesia gave William a sore sparrow hawk.
- 26. At Westminster in the quinzaine of Trinity; between Master Robert de Stonyeston, querent; and Robert de la Pole,

deforciant; for a messuage in Welles. Robert de la Pole acknowledged the right of Master Robert as by his gift and warranted the same. For this Master Robert gave Robert de la Pole a sore sparrow hawk.

27. At Westminster in the octave of Trinity; between Maurice de Brut and Joan his wife, querents, by Nicholas de Leddrede in their place; and John de la Leygrave, deforciant; for a messuage, thirty-six acres of land, two acres of meadow, and three acres of moor, in Jordanesheghe juxta Lidiard Episcopi. John granted the tenement to Maurice and Joan and the heirs of Maurice of Joan begotten, rendering therefor a rose at the feast of the Nativity of St. John Baptist; and if Maurice die without such heirs, then after the decease of Joan, the same shall remain to Adam brother of Maurice and his heirs; and if it happen that Adam die without heirs of his body, then the same shall remain to the aforesaid John and his heirs, quit of the heirs of Maurice and Joan and Adam. For this Maurice and Joan gave John a sore sparrow hawk.

(Endorsed.) Cecilia de Gonekewere put in her claim. John Bozon put in his claim.

8 Edward III. (1314–15).

28. At Westminster in the octave of St. Michael; between John son of Thomas de Bello Campo and Isabella his wife, querents; and William son of Hugh Malerbe of Schipham, deforciant; for the manor of Norton juxta Worspring, and for three carucates of land and a hundred shillings rent in Boure and Yedeneworth, and for the fourth part of the manor of Worle. John acknowledged the right of William; and for this William granted the same to John and Isabella and the heirs of John by Isabella. If John die without such heirs, then after the decease of Isabella, the said three carucates of land and the rent shall remain to John son of Andrew de Bello Campo and Agnes his wife and his heirs of Agnes begotten, and a third part of the manor of Norton shall remain to Andrew de Bello Campo and

Katrine his wife, for their lives, and other two parts of the same manor, and the fourth part of the manor of Worle shall remain to Andrew for his life; and after the decease of Andrew, the said two parts and quarter part; and also after the decease of Andrew and Katrine the third part shall remain to John son of Andrew and Agnes; and if he shall die without heirs of the body of Agnes, then after the decease of Agnes, all the aforesaid tenement shall remain to the right heirs of John son of Katrine.

- 29. At Westminster in the octave of St. Michael; between Joan de la Marche of Gyuele, querent; and John de Holewale, deforciant; for a messuage, a toft, a mill, two acres of land, two acres of meadow, and eight pence rent, and a rent of a pair of gloves in Gyuele and Kyngeston juxta Gyuele. John conceded the said tenement to Joan and the heirs of her body, rendering per annum to John for his life, one hundred shillings of silver at the feast of Easter, and to the heirs of John a rose at the feast of the Nativity of St. John Baptist; and if it happen that Joan shall die without heirs of her body, then after her decease the said tenement shall remain to Robert de Holewale, of Leuerewell and the heirs of his body; and if Robert die without such heirs, then to John Bonson and the heirs of his body, to hold of John de Holewale and his heirs; and if John Bonson shall die without heirs of his body, then to Laurence de Legh and the heirs of his body, to hold of John de Holewale; and if Laurence die without such heirs, then the whole shall revert to John de Holewale and his heirs quit of the heirs of Joan, Robert, John and Laurence.
- 30. At Westminster in the quinzaine of St. Michael; between Nicholas de Wedergrave, querent; and Emma Tylye, deforciant; for a messuage and twenty acres of land in Cumpton Durevill. Nicholas acknowledged the right of Emma, and for this Emma granted the same to Nicholas; and warranted against all men.
- 31. At Westminster in the octave of St. Michael; between Walter de Muleborn, querent; and Thomas de Marleberge, deforciant; for a messuage and two virgates and an acre of land in Durbergh. Walter acknowledged the right of Thomas, and for this Thomas granted the same to Walter for life, and

after the decease of Walter to remain to Simon de Furneux and his heirs.

- 32. At Westminster in the octave of St. Michael; between Mathew de Furneux, querent; and John de Cogan and Thomas de Marleberge, deforciants; for the manor of Astynton. Mathew acknowledged the said manor to be the right of John as that which John and Thomas had by his gift; for this John and Thomas granted the same to Mathew for his life, and after his decease the said manor shall remain to John de Furneux, senior for his life; and after the decease of John, to Simon de Furneux and the heirs of his body; and if it happen that Simon shall die without heirs of his body, then to John de Furneux, junior, and the heirs of his body; and if John junior die without heirs of his body, then to Thomas de Furneux and the heirs of his body; and if Thomas die without such heirs then the said manor shall remain wholly to the right heirs of the aforesaid Simon.
- 33. At Westminster in the octave of St. Michael; between Mathew de Furneux, querent; and John de Cogan and Thomas de Marleberge, deforciants; for a messuage and a carucate and a virgate of land in Hethecombe, Chesselade, and Purye juxta Briggewater. Mathew acknowledged the right of John as that which John and Thomas had by his gift. For this John and Thomas granted the same to Mathew for his life, and after his decease to Simon de Furneux and the heirs of his body; and if Simon die without such heirs then to John de Furneux, junior, and the heirs of his body; and if John die without such heirs, then to Thomas de Furneaux, and the heirs of his body; and if Thomas die without such heirs, then to the right heirs of the aforesaid Simon.
- 34. At Westminster in the octave of St. Michael; between Mathew de Furneux and Matilda his wife, querents, by Walter de Cumpton in the place of Matilda; and John de Cogan and Thomas de Marleberge, deforciants; for the manor of Kelve, and for a carucate of land in Holeford juxta Kelve. Mathew acknowledged the right of John as that which John and Thomas had by his gift; for this John and Thomas granted the

same to Mathew and Matilda and the heirs of Mathew by Matilda; and if Mathew shall die without such heirs, then after the decease of Matilda the same shall remain to the right heirs of Mathew.

- 35. At Westminster in three weeks of St. Michael's day; between Adam le Waleys and Joan his wife, querents, by Richard de Aston in her place; and Robert de Melewych, deforciant; for the manor of Hotton and the advowson of the church there. Robert granted to Adam and Joan the said manor and the advowson, to hold to them and the heirs of Adam of the body of Joan begotten; and if Adam die without such heirs, then after the decease of Joan, the same shall wholly remain to the right heirs of Adam.
- 36. At Westminster in the quinzaine of St. Michael; between Walter de Monte Alto and Alice his wife, querents; and William Burel, deforciant; for a messuage, a mill, a carucate of land, ten acres of meadow, and fifty shillings rent in Estcoker, Westcoker, Hardyngton, and la Penne. Walter acknowledged the right of William; for this William granted the same to Walter and Alice, to hold to them and the heirs of Walter by the body of Alice, of William and his heirs, rendering annually a rose at the feast of the Nativity of St. John Baptist; and if Walter die without heirs by Alice, then after the decease of Alice the whole shall remain to William and his heirs quit of the heirs of Walter and Alice.
- 37. At Westminster in the quinzaine of St. Martin; between Walter de Sutton and Joan his wife, querents; and John de Merston, parson of the church of Suthleye, deforciant; for a messuage, one hundred and forty acres of land, twenty acres of meadow, forty acres of pasture, twenty acres of wood, and eleven marcs rent in Alnedeston. Walter and Joan acknowledged the right of John as by their gift; for this John granted the same to them for their lives, and after their deaths wholly to John de Ralegh and Roesia his wife and the heirs of John by Roesia; and if John die without such heirs, then after the decease of Roesia to the right heirs of the aforesaid Joan.

- 38. At Westminster in the quinzaine of St. John Baptist; between Mathew Furneux and Matilda his wife, querents, by Walter de Compton in the place of Matilda; and John Peverel, deforciant; for a messuage, a carucate of land, and twenty shillings rent in Kelve, Estcantokesheved, Stokegomer, Wyndyate, Stringston, and Lydiard St. Laurence, which Dionisia Peverel held in dower; and afterwards, after the death of Mathew, in the morrow of St. Martin in the tenth year of the same King Edward, the son of Edward, between the said Matilda and the said John for the said tenement. John acknowledged the right of Dionisia in dower of his heritage, which after the decease of Dionisia ought to revert to him, and granted that after her decease the same should remain to Mathew and Matilda and the heirs of Mathew by Matilda; and failing such heirs to the right heirs of Mathew. Mathew and Matilda gave John one hundred marcs of silver, and this concord was made in the presence of Dionisia, who agreed and did fealty to Matilda in the court.
- 39. At Westminster in the octave of Trinity; between Richard de Flory, querent; and John Samuel and Joan his daughter, deforciants, by Robert de Nony in the place of Joan; for twenty acres of wood and a hundred acres of heath in Melles. John acknowledged the right of Richard as by his gift; and for this Richard granted the said tenement to John and Joan to hold to them and to the heirs of John by the services appertaining.
- 40. At Westminster in the octave of Trinity; between Richard de Flory, querent; and William Samuel, deforciant; for a messuage, a carucate of land, ten acres of meadow, fifty acres of heath and sixteen shillings rent in Babinton, Lokynton, Walton, Middlecote and Melles, which John Page held for his life. William acknowledged the right of Richard and granted that the said tenement which was his heritage after the life of John, after the decease of John shall remain to Richard and his heirs, and William warranted. For this Richard gave William one hundred marcs of silver. This concord was made in the presence of John, who agreed and did fealty to Richard in the court.

- 41. At Westminster in the octave of St. Michael; between William Weylone and Elizabeth his wife, querents, by John de Hoo in her place; and Roger de Walsham, of Cumpton Dorneuill, deforciant; for three messuages, four score acres of land, twenty-three acres of meadow, twenty pence rent, and a rent of a rose in Cumpton Dorneuill. Roger acknowledged the right of William and quit claimed and warranted to William and Elizabeth and the heirs of William. For this William and Elizabeth gave him a hundred marcs of silver.
- 42. At Westminster in the octave of the Purification; between Richard de Rodenye and Lucy his wife and Walter their son, querents, by John Manshype in the place of Richard and Lucy and John; and William son of Hugh Malerbe of Shipham, deforciant; for a messuage, a carucate of land and forty shillings rent in Stoke Gyffard. William granted to Richard, Lucie and Walter the said tenement, to hold to them and the heirs of Walter; and if Walter die without heirs of his body then, after the decease of Richard and Lucie, the same shall remain to Richard, the brother of Walter, and after him to Thomas his brother and to his heirs. For this concord Richard de Rodenye, Lucie and Walter gave William sixty pounds sterling.
- 43. At Westminster in a month of Easter; between Walter de Helmendene, querent; and William de Rodeston, deforciant; for a messuage, a hundred and twenty acres of land, five acres of meadow and twenty shillings rent in Crukern. William acknowledged the right of Walter; and for this Walter granted the same to William for his life, rendering a rose annually at the feast of the Nativity of St. John Baptist, and after the decease of William the said tenement shall revert to Walter and his heirs.
- 44. At Westminster in the quinzaine of Easter; between Thomas de Lyonns, querent; and Edith de Testwode, deforciant; for a messuage, twenty acres of land and five acres of meadow in Ashton. Edith acknowledged the right of Thomas and warranted; and for this Thomas gave Edith twenty marcs of silver.

- 45. At Westminster in the quinzaine of St. John Baptist; between Joan de Plogenet, querent, by John de Middelton in her place; and Richard de Ivethorne and Alice his wife, deforciants; for a messuage, two carucates and a half of land, twenty-seven acres of meadow and forty-eight shillings rent in Mudiford Serri. Richard and Alice acknowledged the right of Joan and quit claimed to her for themselves and the heirs of Alice. For this Joan gave Richard and Alice a sore sparrow hawk.
- 46. At Westminster in the quinzaine of St. John Baptist; between Walter bishop of Exeter and Richard de Stapleton, querents; and William Paynel, impedient; for the manor of Norton juxta Taunton. William acknowledged the manor to be the right of Richard as that which Walter and Richard had by his gift to hold to them and the heirs of Richard, and he warranted. For this Walter and Richard gave William one hundred pounds sterling.
- 47. At Westminster in the octave of Trinity; between John de Baumfeld, querent; and John Everard, deforciant; for two messuages, a mill, twenty acres of meadow, ten acres of wood and sixty shillings rent in Parva Weston and Magna Weston juxta Cammel Regis. John de Baumfeld acknowledged the right of John Everard; and for this John Everard granted the same to John de Baumfeld to hold to himself and the heirs of his body; and if it happen that John de Baumfeld die without heirs of his body then the said tenement shall remain to John de Puntyngton and the heirs of his body; and if John de Puntyngton die without such heirs, then to Hugh son of Humfrey de Bello Campo and his heirs.

(Endorsed.) Robert de Monte Acuto put in his claim. John son of William Bissel of Brutton put in his claim.

48. At Westminster in the octave of Trinity; between John de Pontyngton and Alianor his wife, querents, by Simon Belde in the place of Alianor; and Philip de Pontyngton, deforciant; for a messuage, a carucate of land, twenty acres of meadow and ten shillings rent in Tulebre juxta Hardyngton. John acknowledged the right of Philip. For this Philip granted the same to

John and Alianor, to hold to them and the heirs of John; and if John die without heirs of his body then, after the decease of Alianor, the same shall remain to John de Baumfeld and the heirs of his body; and if he die without such heirs, then to John de Grymstede and the heirs of his body; and if he die without such heirs, then to Roger le Tyldene and his heirs.

- 49. At Westminster in the octave of Trinity; between Hugh le Brun and Alice his wife, querents, by William de Troubrigge in their place; and Nicholas, son of Thomas Le Reve, of Tymberesbarwe, deforciant; for a messuage, forty-four acres of land and four acres of meadow in Tymberesbarwe. Nicholas acknowledged the right of Hugh and Alice and the heirs of Hugh. For this Hugh and Alice gave Nicholas sixty marcs of silver.
- 50. At Westminster in the quinzaine of Trinity; between Saira who was the wife of Richard de Nyweton, and Robert, son of Richard de Nyweton, querents, by William de Lucy in their place; and Reimundus de Clivedon, deforciant; for the manor of Nyweton Hawye, except a messuage, forty-five acres of land and seventeen . . . Reimund granted to Saira and Robert the said manor to hold to them and the heirs of the body of Robert; and if Robert die without such heirs then after the death of Saira to Thomas de Bykefold and the heirs of his body; and if Thomas die without such heirs then to Henry de Morton and the heirs of his body; and if Henry die without such heirs to William son of Simon de Assheton and the heirs of his body; and if William die without such heirs then to William Le Vey and Dionisia his wife and the heirs of Dionisia of her body procreate; and if Dionisia die without such heirs then, after the death of William Le Veyl, to Richard de Morton and his heirs. For this grant and concord Saira and Robert gave Reimund one hundred marcs of silver.

9 Edward II. (1315–16).

51. At Westminster in the quinzaine of St. Michael; between Hugh de Curtenay, querent; and Alianor, who was the wife of Hugh de Curtenay, deforciant; for the manor of

West Coker, and a moiety of the manor of Crukerne and the Hundreds of Coker and Crukerne. Hugh acknowledged the right of Alianor; for this Alianor granted the said manor of West Coker and the Hundred to Hugh to hold of the lord the King for the life of Hugh, and besides Alianor granted that the aforesaid moiety which Agnes de Monceaux held for her life the heritage of Alianor; and which after the decease of Agnes ought to revert to Alianor, after the decease of Agnes shall remain to Hugh to hold in like manner as the manor and hundred aforesaid for all the life of Hugh; and after the death of Hugh to Hugh son of Hugh de Curtenay and the heirs of his body; and if Hugh the son of Hugh die without such heirs, then to Robert, son of Hugh de Curtenay and the heirs of his body; and if Robert die without such heirs then to Thomas son of Hugh de Curtenay and his heirs. This concord was made by precept of the King in the presence of Agnes, who consented and did fealty to Hugh de Curtenay in the court.

- 52. At Westminster in the octave of Hillary; between William de Scomull and Joan his wife, querents, by Richard de Salle in their place; and Walter de la Felde, deforciant; for a messuage, a mill, a carucate of land, ten acres of meadow, twenty acres of pasture, ten acres of wood, and six marcs rent in Brockeleye and the advowson of the church there. Plea of covenant was summoned. Walter acknowledged the right of William and Joan to hold to them and the heirs of William. For this William and Joan gave Walter one hundred marcs of silver.
- 53. At Westminster in three weeks of St. Michael's day; between William de Alre, querent; and John Burty, deforciant; for a messuage and thirty-two acres of land in Ken, Kyngston, and Clyvedon. William acknowledged the right of John; for this John granted the same to William; and after the death of William to William de Edyngton and Joan his wife and the heirs of the body of Joan procreate; and if Joan die without such heirs then after the death of William de Edyngton to remain to the right heirs of William de Alre.
- 54. At Westminster in the octave of St. Michael; between Robert Golde, querent; and John, parson of the church of

Langerugge, deforciant; for a messuage, thirteen acres of land and an acre of meadow in Batheneston juxta Bath. John acknowledged the right of Robert as by his gift and warranted. For this Robert gave John one hundred shillings of silver.

(Endorsed.) Walter Golde of Bath and Robert son of Robert de Denemede put in their claims.

- 55. At Westminster in three weeks of St. Michael; between John Poleyn and Roesia his wife, querents, by Philip Payn in their place; and William atte Boxe, vicar of the church of Pulton, deforciant; for a messuage, thirty-six acres of land and eight acres of meadow in Pulton. William granted the said tenement to John and Roesia to hold to them and the heirs of John by Roesia; and if John die without such heirs then after the death of Roesia to the right heirs of John. For this John and Roesia gave William one hundred marcs of silver.
- 56. At Westminster in a month of St. Michael's day; between Hugh Drunal, querent; and Thomas de Marleberge, deforciant; for the manor of Ilebruere. Hugh acknowledged the said manor to be the right of Thomas; for this Thomas granted the same to Hugh to hold of the lord the King for all the life of Hugh; and after the death of Hugh to revert to Thomas and his heirs; this concord was made by precept of the King.
- 57. At Westminster in a month of St. Michael's day; between Edward de Sherpshagh and Agnes his wife, querents, by Walter de Shirbourn in the place of Agnes; and Robert de Nony, deforciant; for a messuage, eighteen acres of land and six acres of meadow in Nony. Edward acknowledged the right of Robert; for this Robert granted the same to Edward and Agnes to hold to them and the heirs of Edward by Agnes of Robert and his heirs, rendering annually a rose at the feast of the Nativity of St. John Baptist; and if Edward die without heirs by Agnes then after the decease of Agnes to revert to Robert and his heirs.
- 58. At Westminster in the octave of St. Michael; between Hamo, son of Richard, querent; and William de Pillaunde,

deforciant; for two messuages, five carucates of land, thirty-two acres of meadow, four score and ten acres of pasture, one hundred and ten acres of wood, and seventeen marcs and six shillings and eight pence rent in Stawey, Sutton, Blakeford, and Woolfton. Hamo acknowledged the right of William; for this William granted the same to Hamo to hold to him and the heirs of his body; and if he die without such heirs then to Thomas son of John de Cary of Kyngesdon and the heirs of his body; and if Thomas die without such heirs then to the right heirs of Hamo.

- 59. At Westminster in the morrow of All Souls; between Peter de Paulesholte and Sibilla, who was the wife of Robert Peneward, querents; and Roger de Weston, deforciant; for a messuage, fifty acres of land, ten acres of meadow, and one acre of wood in Magna Weston. Peter and Sibilla acknowledged the right of Roger; for this Roger granted the same to them to hold of him for their lives, rendering annually one penny at the feast of St. Michael; and after the decease of Peter and Sibilla to revert to Roger and his heirs.
- 60. At Westminster in the quinzaine of St. Michael; between William Samuel and Agnes his wife, querents, by Robert de Nony in the place of Agnes; and Adam le Sopare and Agnes his wife, deforciants; for a messuage, a carucate of land, ten acres of meadow, fifty acres of heath, and sixteen shillings rent in Babington, Lokynton, Walton, Middelcote, and Melles. Adam and Agnes acknowledged the right of William and quit claimed for themselves and the heirs of Agnes to William and Agnes his wife and the heirs of William. For this William and Agnes his wife gave Adam and Agnes twenty marcs of silver.
- 61. At Westminster in the octave of St. Martin; between Nicholas de Meeles and Margaret his wife, querents, by William Peret in the place of Margaret; and Walter de Thornhull and Margery his wife, deforciants; for a messuage, five acres of land, three acres of meadow, and three shillings rent in Northcadbury, Temple Combe, and Horssington, and for the manor of Suthcadbury and the advowson of the church of the same manor which Margaret, who was the wife of John du Boys, holds in

dower the heritage of Margery. Nicholas acknowledged the tenement and the advowson to be the right of Margery; for this Walter and Margery granted that the same which after the death of Margaret (du Boys) ought to revert to Walter and Margery and the heirs of Margery shall remain to Nicholas and Margaret his wife and the heirs of Nicholas. This concord was made in the presence of Margaret, who was the wife of John du Boys, who consented and did fealty to Nicholas and Margaret his wife in the court.

(Endorsed.) John Pauncefot put in his claim. Robert de Monte Acuto put in his claim. Nicholas, son of Reginald de Froome, put in his claim. Reginald de Froome put in his claim.

62. At Westminster in the morrow of the Purification; between John Musket, querent; and Richard Hervy, deforciant; for a messuage, thirty acres of land, three acres of meadow, and eighteen pence rent in Kyngeston, Mershe, and Sok Deneys. Richard acknowledged the right of John as by his gift and warranted. For this John gave Richard one hundred shillings of silver.

(Endorsed.) John de Roketone put in his claim.

- 63. At Westminster in the octave of St. Hillary; between William de Muleburne, querent, by William Peret in his place; and Roger Cusyn and Joan his wife, deforciants; for two messuages and a ferling of land in Kyngeston juxta Yevele. Roger and Joan acknowledged the right of William and quit claimed to him. For this William gave them forty marcs of silver.
- 64. At Westminster in three weeks of Easter; between John le Bouller of Staunton Dreu, William Hokerston of Welles and Isabella his wife, querents, by John Payn in the place of William and Isabella; and William de Westbury, deforciant; for a messuage, four carucates of land, fifty acres of wood, sixteen shillings and nine pence rent, and a rent of a pound of cumin and half a pound of pepper in Staunton Dreu. John acknowledged the right of William de Westbury. For this William de

Westbury granted to John for his life two parts of the same; after the death of John the said two parts to remain to William Hokerston and Isabella and the heirs of William by Isabella; and if William die without such heirs then, after the decease of Isabella, to the right heirs of John. And besides, William de Westbury granted to William Hokerston and Isabella the third part of the said tenement to hold to them and the heirs of William by Isabella; and if William die without such heirs then after the decease of Isabella to the said John and his heirs.

- 65. At Westminster in the morrow of St. John Baptist; between John son of John de Button, querent; and William de Burne and Richard de Cumpton, deforciants; for two messuages and four carucates of land in Henton Bluet and Cherlecumbe juxta Bath, and for the advowsons of the churches of Henton Bluet and Cherlecumbe. John acknowledged the tenement and advowsons to be the right of William; and for this William and Richard granted the same to John and the heirs of his body. If John die without such heirs then the same shall remain to Thomas, the brother of John and the heirs of his body; and if Thomas shall die without such heirs then to Thomas de Berkeleye, senior, and his heirs.
- 66. At Westminster in the octave of Trinity; between Walter, bishop of Exon, querent; and Thomas de Moleton and Margery his wife, deforciants; for the manors of Asshull and Sevenhampton. Thomas acknowledged the right of Walter as by his gift; for this Walter granted the same to Thomas and Margery for their lives; and after their decease to John their son and the heirs of his body; and if John die without such heirs then to Thomas his brother; and if Thomas die without such heirs then to James his brother; and if James die without such heirs then to the right heirs of Thomas.
- 67. At Westminster in the octave of Trinity; between Richard Prouwet, querent; and John de Mere, deforciant; for a messuage, two carucates of land, fourteen acres of meadow, fifteen acres of pasture, and forty-five shillings rent in Compton, Wotton, Bodeclegh, and Strete, and bailiff of the Hundred of

Whytelegh. John acknowledged the right of Richard as by his gift. For this Richard granted the same to John for life, rendering therefor a rose at the feast of the Nativity of St. John Baptist; after the decease of John the said tenement to revert to Richard and his heirs.

- 68. At Westminster in the octave of St. John Baptist; between William Teband, querent; and Walter de Cam, deforciant; for a messuage and a hide of land in Curyland Neverecriche, and the advowson of the church. William acknowledged the right of Walter; and for this Walter gave William ten marcs of silver.
- 69. At Westminster in the octave of St. John Baptist; between William de Muleburn, querent, by William de Peret in his place; and Laurence, son of John de Cornubia, deforciant; for a messuage, one hundred acres of land, five acres of meadow, eight acres of pasture, and the quarter part of a mill in Hyneton juxta Modyford Terry. Plea of covenant was summoned. Laurence acknowledged the right of William and warranted. For this William gave Laurence one hundred marcs of silver.
- 70. At Westminster in the quinzaine of Trinity; between Thomas de Whittokesmede and Margery his wife, querents; and Master Elias de Sancto Albano, deforciant; for two messuages, seventy acres of land, four acres of meadow, and four shillings rent in Cridelyngcote and Tadewyk; and afterwards in the octave of St. Michael in the fifth year of King Edward III; between the said Thomas and Margery and the said Elias. Thomas and Margery acknowledged the right of Master Elias; for this Master Elias granted to them a messuage, thirty-nine acres and a-half of land, three acres of meadow and a-half, and the aforesaid rent, to hold to them and the heirs of Thomas by Margery; and besides Master Elias granted that a messuage and twelve acres of land which John le Baloun of Cridelyngcote held for life in Cridelyngcote; and twelve acres of land which Agatha, who was the wife of William de Baloun, held in dower in Cridelyngcote; and six acres of land which Reginald de Ekewyke and Gunnylda his wife, and John their son, held for the lives of Gunnilda and John in Cridelyngcote; and also that

a moiety of an acre of land and the moiety of an acre of meadow which Robert Aneue holds for his life, the heritage of Master Elias in Cridelyngcote; which after the decease of John, Agatha Gunnilda, John, and Robert, must revert to Master Elias; after the decease of the aforesaid shall remain to Thomas and Margery; and if Thomas die without heirs by Margery, then after the decease of Margery the said tenement shall remain to John, the son of Thomas and Margery; and if John shall die without heirs of his body then to the right heirs of Thomas.

10 Edward III. (1316-17).

- I. At Westminster in the octave of St. Michael; between William de Tryndenham and Juliana his wife, querents, by Philip Payne in their place; and Adam de Appelegh and John de Wysburgh, deforciants; for seven messuages, a mill, a carucate of land and a half, ten acres of meadow, twenty acres of wood, ten acres of moor, and ten shillings and nine pence rent in Kydesford and the advowson of the church. Adam and John acknowledged the right of William to hold to William and Juliana and the heirs of William. For this William and Juliana gave Adam and John one hundred marcs of silver.
- 2. At Westminster in three weeks of Easter; between Thomas de Shirigge and Petronilla de Welyngton, querents; and Adam de Appele, parson of the church of Kidesford and Stephen Wade, chaplain, deforciants; for a messuage and a carucate of land in Wythele Flory and a moiety of the manor of Nyghenhide Flory; and afterwards in a month of Easter in the 22nd year of King Edward III, and his ninth year as King of France after the death of Petronilla, Adam and Stephen, recorded in the court, between Thomas and John, brothers and heirs of Adam for the same tenement and moiety. Plea of covenant was summoned between Thomas and Petronilla, Adam and Stephen in the court of King Edward II. Petronilla acknowledged two parts to be the right of Adam as that which Adam and Stephen had by her gift. For this Adam and Stephen

granted the said two parts to Thomas and Petronilla to hold to them and the heirs of Thomas, and besides Adam and Stephen granted that the third part which Simon de St. Quintin and Joan his wife held in dower of Joan, the heritage of Adam, and which after the decease of Joan ought to revert to Adam and Stephen and the heirs of Adam, after the decease of Joan shall remain to Thomas and Petronilla and the heirs of Thomas.

- 3. At Westminster in three weeks of St. Michael; between Walter son of Reginald de Pauely and Matilda his wife, querents, by William de Troubrigge in the place of Matilda; and Guido de Palton, deforciant; for a messuage and two virgates of land in Telesford. Guido acknowledged the right of Walter to hold to Walter and Matilda and the heirs of Walter. For this Walter and Matilda gave Guido one hundred shillings of silver.
- 4. At Westminster in three weeks of St. Michael; between Robert de Somerton and Joan his wife, querents, by William Lucy in the place of Joan; and Master William de Bracton, parson of the church of Thorne, deforciant; for a messuage, three acres of meadow, and half a virgate of land, in Northcory and Wreyntych. Robert acknowledged the right of Master William. For this Master William granted the same to Robert and Joan to hold to them and the heirs of Robert by the body of Joan; and if Robert die without such heirs then after the decease of Joan to remain to the right heirs of Robert.
- 5. At Westminster in the octave of St. Martin; between William son of William Munceux of Assheweye, querent; and William Munceux of Asshweye, senior, and Alice his wife, deforciants; for a messuage, two ferlings of land, an acre of meadow, and four acres of wood in Estasshweye. William Munceaux and Alice granted the same to William the son of William, to hold to him and the heirs of his body of William and Alice and the heirs of William, rendering annually to William and Alice for their lives one hundred shillings of silver, half at Easter and half at Michaelmas, and to the heirs of William a rose at the feast of the Nativity of St. John Baptist. And if it happen that William the son of William die without

heirs of his body then the said tenement shall remain to John his brother to hold by the same services; and if John die without heirs of his body then to revert to William and Alice and the heirs of William. For this William the son of William gave William and Alice twenty marcs of silver.

- 6. At Westminster in a month of St. Michael's day; between Thomas de Mere and Avicia his wife, querents, by Roger atte Walle in the place of Avicia; and Master William de Bracton, parson of the church of Thorne, deforciant; for a messuage, a carucate of land, twenty-six acres of meadow and six acres of wood in Northcory, Mere, and Slolee. Thomas acknowledged the right of Master William as by his gift. For this Master William granted the same to Thomas and Avicia for their lives, and after their decease to Robert de Somerton and Joan his wife and the heirs of the body of Joan, and if Joan die without such heirs then, after the decease of Robert, to Cecilia daughter of Thomas and the heirs of her body; and if Cecilia die without such heirs then to Alice her sister and the heirs of her body; and if Alice shall die without such heirs then to the right heirs of Thomas.
- 7. At Westminster in the octave of St. Hillary; between Master Thomas de Heselshaghe, querent; and Walter le Parmonter and Cristina his wife, impedients; for three messuages and ten acres of land in Welles. Walter and Cristina acknowledged the right of Master Thomas and his heirs as by their gift. For this Master Thomas gave them twenty marcs of silver.
- 8. At Westminster in the octave of St. Hillary; between Hugo de Columbers, querent; and Philip de Columbers, impedient; for the manor of Wollauynton. Philip acknowledged the right of Hugo and his heirs as by his gift. For this Hugo gave Philip one hundred marcs of silver.
- 9. At Westminster in the octave of St. Hillary; between William Musket, junior, querent; and Walter de Thornhull and Margery his wife, deforciants; for six messuages, four score acres of land, nine acres of meadow, twenty acres of wood, and

a farthing rent in la Legh, Lodemore, and Penne. Walter and Margery acknowledged the right of William and warranted. For this William gave them one hundred marcs of silver.

- Valter de Romesy and Katerina his wife, querents; and Robert de Wilmyndon, deforciant; for a messuage and a carucate and the third part of a carucate of land in Saltford, Chyu, and Dundray. Walter and Katerina acknowledged the right of Robert; for this Robert granted the same to them and to the heirs of Walter by Katerina; and if Walter die without such heirs then, after the decease of Katerina, to John the son of Walter and Margaret his wife and the heirs of John by Margaret; and if John die without such heirs, after the decease of Margaret, to the right heirs of Katerina.
- Geoffrey de Stawille and Joan his wife, querents; and Philip de Columbers, deforciant; for the manor of Cotheleston and the advowson of the church of the same. Philip granted the said manor and advowson to Geoffrey and Joan and the heirs of their bodies; and if Geoffrey and Joan shall die without heirs of their bodies, then after their decease the said manor and advowson shall remain to the right heirs of Geoffrey. For this Geoffrey and Joan gave Philip one hundred marcs of silver.
- 12. At Westminster in a month of Easter; between Thomas de Muntsorel and Matilda his wife, querents; and John de Landymor, deforciant; for the manor of Wightlakyngton. Thomas acknowledged the said manor to be the right of John as by his gift; and for this John granted the same to Thomas and Matilda to hold to them and the heirs of Thomas begotten of Matilda; and if Thomas die without such heirs, then after the decease of Matilda, to Simon, son of John de Ralegh; and if Simon die without heirs of his body then to the right heirs of the aforesaid Thomas.
- 13. At Westminster in the quinzaine of Easter; between John Cole of Bath, querent; and John de Salso Marisco and Agnes his wife, deforciants; for a messuage, a carucate of land, three

acres of meadow and a half, and four pounds three shillings and nine pence rent in Batheneston. John Cole acknowledged the right of Agnes as that which John de Salso Marisco and Agnes had by his gift. For this John de Salso Marisco and Agnes granted the same to John Cole for his life, to hold of John and Agnes and the heirs of Agnes, rendering annually ten marcs of silver, by equal quarterly payments at Easter, St. John Baptist, St. Michael and St. Thomas Apostle; and after the decease of John Cole the said tenement to revert to John de Salso Marisco and Agnes or the heirs of Agnes.

- 14. At Westminster in the octave of Trinity; between Anastasia, who was the wife of Mathew de Stawell, querent, by Roger atte Walle in her place; and Richard des Arches, deforciant; for a messuage, a carucate of land, eight acres of meadow and eight shillings and one penny rent and a rent of a pound of pepper in Bysshopeslydiard. Richard granted the said tenement to Anastasia to hold of him and his heirs for her life, rendering a rose at the feast of the Nativity of St. John Baptist; and after her decease the same to remain to John de Stawell and Mabilla his wife, and the heirs of their bodies begotten, to hold of Richard and his heirs by the aforesaid service; and if it happen that John shall die without such heirs, then after the decease of Mabilla the said tenement to revert to Richard and his heirs.
- James Huse, querent; and Nicholas, son of Hugh le Clerke of Batheneston, deforciant; for a messuage, a carucate of land, eight acres of meadow and three shillings and nine pence rent and a rent of a pound of cumin in Hampton juxta Bath. James acknowledged the right of Nicholas. For this Nicholas granted the same to James for life, and after his death to remain to James his son and the heirs of his body; and if it happen that James the son die without heirs of his body, then to John his brother and the heirs of his body; and if John die without such heirs, then to remain to the right heirs of the aforesaid James Huse.

16. At Westminster in the morrow of St. John Baptist; between William Golde and Matilda his wife, querents; and Bartholomew le Orfevre of Croukern, deforciant; for a messuage, twenty acres of land and forty-two shillings and nine pence rent in Croukern and Taunton. Bartholomew acknowledged the right of Matilda. For this William and Matilda granted the same to Bartholomew to hold of them and the heirs of Matilda for his life, rendering annually a rose at St. John Baptist; and after the decease of Bartholomew the same to revert to William and Matilda and the heirs of Matilda.

(Endorsed.) Cristina, daughter of Agnes Tupheye, put in her claim.

- 17. At Westminster in the octave of Trinity; between Thomas Portman of Taunton, and Juliana his wife and Agnes their daughter, querents, by Philip le Latimer in the place of Juliana and Agnes; and Richard Treberge of Taunton and Joan his wife, deforciants; for a messuage in Taunton. Thomas acknowledged the right of Joan; and for this Richard and Joan granted the same to Thomas and Juliana and Agnes, to hold to them and the heirs of Agnes, and warranted against all men.
- 18. At Westminster in the octave of St. John Baptist; between Mathew de Clyvedon and Hawisia his wife, querents, by Walter de Boule in their place; and Walter de Romeseye and Katrina his wife, deforciants; for the third part of a messuage, a garden, one hundred and eight acres of land, twenty-nine acres of meadow, one hundred and thirty-three acres of wood, five hundred and forty-three acres of pasture, two hundred and four score and seventeen acres of moor, and fifty-nine shillings and seven pence rent in Stoke Giffard and Pridie. Walter and Katrina acknowledged the right of Mathew and Hawisia as by their gift and quit claimed. For this Mathew and Hawisia gave them two hundred marcs of silver.
- 19. At Westminster in the octave of Trinity; between Thomas de Ivethorne and Sarra his wife, querents, by William de Peret in the place of Sarra; and Walter de Cumpton,

deforciant; for a mill, one hundred and twenty acres of land, thirty acres of meadow, fifteen acres of wood and the fifth part of a messuage in Strete juxta Budecleghe. Thomas acknowledged the right of Walter. For this Walter granted to Thomas and Sarra and the heirs of Thomas two parts of the said tenement, and besides he granted that the third part which Joan, who was the wife of Thomas de Ivethorne, held in dower, and which after the death of Joan ought to revert to him and his heirs, should remain to Thomas and Sarra to be held like the two parts by the services appertaining.

- 20. At Westminster in the quinzaine of Trinity; between Alice, who was the wife of John de Knouill, querent, by Walter de Cumpton in her place; and John de Taleford and David Aimslyn, deforciants; for the manor of Pukynton and the advowson of the church of the manor. John and David granted the same to Alice for her life, and after her decease to Cecilia, daughter of John de Knouill and the heirs of her body; and if she die without such heirs, then to her right heirs. For this Alice gave John and David one hundred pounds sterling.
- 21. At Westminster in the octave of Trinity; between Richard Seintebarbe and Matilda his wife, querents; and Walter de Bradewell, chaplain, deforciant; for twenty-one messuages, three hundred and forty-eight acres of land, four score and four acres and a-half of meadow, four acres of pasture, twenty-two shillings and a halfpenny rent, and a rent of a pound of pepper, in Suthbrente, Estbrente, Burnham, Berghes and the Bailiff of the Hundred of Brent. Richard acknowledged the right of Walter as by his gift. For this Walter granted the same to Richard and Matilda for their lives; and after their decease to Elias their son and the heirs of his body; and if Elias die without such heirs, then to Nicholas his brother; and if Reginald die without such heirs, then to Reginald his brother; and if John die without such heirs, then to the right heirs of Richard.
- 22. At Westminster in the octave of Trinity; between Robert de Somerton and Joan his wife, querents, by William de Lucy in the place of Joan; and Thomas de Mere and Aincia his

wife, deforciants; for a messuage and a virgate of land and a-half in Aysshwille juxta Ilminstre. Robert acknowledged the right of Aincia. For this Thomas and Aincia granted the same to Robert and Joan, to hold to them and the heirs of Robert by Joan; and if Robert die without such heirs then, after the decease of Joan, to Cecilia the sister of Joan and the heirs of her body; and if she die without such heirs then to Alice her sister and the heirs of her body; and if Alice die without such heirs, then to Matilda her sister and the heirs of her body. And Thomas and Aincia warranted to Robert and Joan, and Cecilia, and Alice, and Matilda, against all men. And if Matilda die without heirs of her body, then the whole to revert to Thomas and Aincia and the heirs of Aincia.

(Endorsed.) Agatha, daughter of Thomas de Dylington and Alice her sister, put in their claims.

Margery, sister of Agatha, put in her claim.

- 23. At Westminster in the quinzaine of Easter; between John son of John de Acton and Alice de Burgo, querents, by John de Ewestan in the place of Alice; and John de Haukesbury, chaplain, deforciant; for the quarter part of the manor of Stathe. John son of John acknowledged the said fourth part to be the right of John de Haukesbury as by his gift. For this John de Haukesbury granted the same to John the son of John and Alice for their lives, and after them to remain to the right heirs of John the son of John.
- 24. At Westminster in a month of Easter; between David Toner, querent; and Walter, son of Hugh Cobbe, and Claricia his wife, deforciants; for a messuage and seven acres of land in Honespulle. Walter and Claricia acknowledged the right of David as by their gift and warranted. For this David gave Walter and Claricia ten marcs of silver.
- 25. At Westminster in the quinzaine of Easter; between Richard de Rodenye, querent, by John Manshipe in his place; and William Balon and Margery his wife, deforciants; for four bovates of land in Shepton juxta Doultynge. William and Margery acknowledged the right of Richard as by their gift. For this Richard gave them one hundred shillings of silver.

11 Edward II. (1317–18).

- 26. At Westminster in the octave of St. Martin; between Roger Legeer and Katrina his wife, querents; and William de Odiham, deforciant; for two messuages, three carucates of land, fifty acres of wood, and forty shillings rent in Bishopworth, Asshton, and Cameleye. Roger and Katrina acknowledged the right of William as by their gift. For this William granted the same tenement to them to hold to them and the heirs of their bodies; and if it happen that they shall die without such heirs then to the right heirs of Roger.
- 27. At Westminster in the octave of St. Michael; between Thomas Trivet, junior, querent, by Roger atte Walle in his place; and John Body and Alice his wife, deforciants; for a virgate of land and two acres of meadow in Katycote. John and Alice acknowledged the right of Thomas to have and to hold to him and his heirs. For this Thomas gave John and Alice ten marcs of silver.
- 28. At Westminster in the octave of St. Michael; between William de Modeslegh and Cristina his wife, querents, by John Manship in their places; and John le Riche of Wedmor, deforciant; for a messuage and forty and two acres of land in Ponteside juxta Bannewelle. John acknowledged the right of William and surrendered the same to William and Cristina to hold to them and the heirs of William. For this William and Cristina gave John forty pounds sterling.
- 29. At Westminster in the octave of St. Michael; between Richard le Eyr, querent; and Gervase, son of William de Donneford, and Juliana his wife, deforciants; for a messuage in Welles. Gervase and Juliana acknowledged the right of Richard and warranted. For this Richard gave Gervase and Juliana ten marcs of silver.
- 30. At Westminster in the quinzaine of St. Michael; between Stephen de la More and Constantia his wife, querents, by John Manship in their place; and John Pencoyt, deforciant; for two messuages, two mills, two carucates and twenty-five acres of land,

fifty acres of meadow, twenty acres of wood, and twenty-six shillings rent in Yatton, Cungresbury, and Bannewelle. John acknowledged the right of Stephen and rendered the same to Stephen and Constantia, to hold to them and the heirs of Stephen; and for this Stephen and Constantia gave John two hundred marcs of silver.

- 31. At Westminster in three weeks of St. Michael; between Walter de Helmenden and Nicholas his brother, querents; and Michael de Cruket and Isabella his wife, deforciants; for five acres of meadow in Hewenebere. Michael and Isabella granted the said meadow to Walter and Nicholas for their lives, to hold of them and the heirs of Isabella, rendering per annum one penny at the feast of the Nativity of St. John Baptist. After the decease of Walter and Nicholas, the said meadow shall wholly revert to Michael and Isabella and the heirs of Isabella.
- 32. At Westminster in the octave of St. Michael; between Thomas de Coker, and John de Coker and Margerie his wife, querents; and John Musket, deforciant; for twelve messuages, four score and two acres of land, fourteen acres and a half of meadow, six acres of alder, and one penny rent in Estcoker. John de Coker acknowledged the right of John Musket as by his gift; for this John Musket granted the same to Thomas for life, and after the decease of Thomas, to John de Coker and Margerie and the heirs of their bodies; and if John and Margerie shall die without such heirs, then to the right heirs of John de Coker.
- 33. At Westminster in the octave of St. Michael; between Baldewin de Countevill and Richard his son, querents, by John Manship in their place; and John le Riche of Wedmor, deforciant; for a messuage, a mill, a carucate of land, and twenty-four shillings rent in Alewarton, and the advowson of the church. John granted the tenement and advowson to Baldewin and Richard to hold to them and the heirs of the body of Richard begotten; and if Richard die without such heirs, then after the decease of Baldewin, the same to remain to John the brother of Richard and the heirs of his body; and if John die without such heirs then to Constantia, the sister of John, the

brother of Richard; and if Constantia die without such heirs then the whole shall remain to the right heirs of Baldewin. For this concord Baldewin and Richard gave John one hundred marcs of silver.

34. At Westminster in the octave of St. Michael; between Richard Lovel and Murielle his wife, querents, by Thomas de Croukern in the place of Murielle; and Master Richard de Clare, and Master Roger de Blokerworth, deforciants; for the manors of Blakeford, Suthbarewe, Northbarewe, Cherleton Makerel, Tyntenhull, and Prestele. Richard Lovel acknowledged the right of Master Richard de Clare and Master Roger as by his gift: for this Master Richard and Master Roger granted the said manors to Richard Lovel and Murielle, and the heirs of Richard, to hold, as to the manors of Suthbarewe, Northbarewe, and Tyntenhull of the lord the King, and the manors of Blakeford, Cherleton Makerel, and Prestele of the chief lord of the fee. This concord as to the manors of Suthbarewe, Northbarewe, and Tyntenhull, was made by precept of the King.

(Endorsed.) The prior of Monte Acuto put in his claim.

Henry de Urtiaco put in his claim.

Robert Prat, and the heirs of John de Blakeford, put in their claim.

- 35. At Westminster in the quinzaine of St. Michael; between Baldewin de Countevill and Margerie his wife, querents, by John Manship in their place; and John le Riche of Wedmor, deforciant; for a messuage, a carucate of land, and twenty-six shillings and ten pence rent, in Batelbergh juxta Suthbrent. John granted the same to Baldewin and Margerie for their lives, and after them to Richard, son of Baldewin, and the heirs of his body; and if Richard shall die without such heirs, then to John his brother, and failing heirs of his body, after John to Constantia his sister; and if Constantia die without heirs of her body then to the right heirs of Baldewin. For this grant and concord Baldwin and Margerie gave John one hundred marcs of silver.
- 36. At Westminster in a month of St. Michael; between John, son of Henry de Chernebury and Thomas his brother,

querents; and John, son of John de Chernebury, deforciant; for two messuages, eighteen acres of land, and four shillings and four pence rent in Hampton and Bath. John, son of John, acknowledged the right of Thomas as that which Thomas and John the son of Henry had by this gift. For this John, the son of Henry, and Thomas granted the same to John, the son of John, for his life, to hold of them and the heirs of Thomas, rendering per annum a rose at the feast of the Nativity of St. John Baptist; and after the decease of John, the said tenement shall remain to Joan, who was the wife of John de Chernebury; and after the decease of Joan, the same shall revert wholly to Thomas, and John the son of Henry, and the heirs of Thomas.

37. At Westminster in three weeks of St. Michael; between Michael de Cruket and Isabelle his wife, querents; and Nicholas de Whelwe, deforciant; for the manor of Cruket Thomas and the advowson of the church. Michael acknowledged the said manor and advowson to be the right of Nicholas as by his gift; for this Nicholas granted the same to Michael and Isabelle for their lives, and after them to Richard, son of Michael, and Cristiana his wife, and the heirs of their bodies, and if Richard and Cristiana shall die without such heirs, then to the right heirs of Michael.

(Endorsed.) William de Pyllande and Nicholas Portebref put in their claim.

38. At Westminster in three weeks of St. Michael; between Nicholas de Helmenden and Isabella his wife, and Matilda, daughter of Nicholas, querents, by Thomas de Crukern in the place of Isabella and Matilda; and Michael de Cruket and Isabella his wife, deforciants; for a toft, fifty acres of land, six acres of meadow, and twelve shillings rent in Estham juxta Crukern. Nicholas acknowledged the right of Isabella, wife of Michael; for this Michael and Isabella granted the same to Nicholas and Isabella his wife, and Matilda for their lives, rendering annually four marcs of silver, one marc at Michaelmas, Christmas, Easter, and Midsummer. After the decease of Nicholas, Isabella his wife, and Matilda, the said tenement shall revert to Michael and Isabella his wife, and the heirs of Isabella.

- 39. At Westminster in the octave of St. Hillary; between John le Hunte of Bristoll, querent; and William Reed and Eva his wife, deforciants; for two shops in Bristoll. William and Eva acknowledged the right of John as by their gift and warranted. For this John gave William and Eva twenty marcs of silver.
- 40. At Westminster in the octave of St. Hillary; between John de Dunmere, senior, querent; and Stephen de Dunmere, and John de Dunmere, junior, deforciants; for the manor of la Penne, and the advowson of the church. John de Dunmere, senior, acknowledged the right of John de Dunmere, junior, as that which John, junior, and Stephen had by his gift; for this Stephen and John, junior, granted the said manor and advowson to John, senior, for his life, to hold the same of John, junior, rendering a rose at the feast of St. John Baptist; and after the decease of John the same to remain to Richard de Dunmere for his life; and after the decease of Richard the whole shall revert to John de Dunmere, junior, and his heirs, quit of the heirs of John, senior, and of Richard.
- 41. At Westminster in the morrow of the Purification; between John de Casewelle and Alice his wife, querents, by Philip Payn in the place of Alice; and Walter Peytevyn, deforciant; for a messuage, twenty acres of land, and six acres of meadow, in Stonyeston. John acknowledged the right of Walter as by his gift. For this Walter granted the same to John and Alice for their lives, rendering therefor per annum a rose at Midsummer; and after their decease the whole to revert to Walter and his heirs.
- 42. At Westminster in the morrow of the Purification; between Thomas de Carreu, querent; and Richard de Heythorne, deforciant; for a messuage, four score acres of land, ten acres of meadow, and ten shillings rent in Heythorne. Richard acknowledged the right of Thomas as by his gift. For this Thomas granted the same to Richard for life, rendering annually a rose

at Midsummer. After the decease of Richard the same shall wholly revert to Thomas and his heirs.

(Endorsed.) John de Hethorn and John de Canterbrigge and Joan de Hethorn put in their claims.

- 43. At Westminster in the quinzaine of St. Hillary; between William de la Steghele, chaplain, querent; and Ralph de la Styghele and Cristina his wife, deforciants, by William de Stapleton in the place of Cristina; for five messuages, a mill, four score and fourteen acres of land, and twenty-six acres of meadow in Burnham, Wortheston, and Honespulle. Ralph acknowledged the right of William as by his gift. For this William granted the same to Ralph and Cristina for their lives; and after their decease to Margerie their daughter and the heirs of her body begotten; and if Margerie die without such heirs then to remain to the right heirs of Ralph.
- 44. At Westminster in the quinzaine of Easter; between John Pyngho and Alice his wife, querents; and William de Shirfelde, cleric, deforciant; for a messuage twenty-six acres of land, and an acre of meadow in Oldesok. John acknowledged the right of William as by his gift; for this William granted the same to John and Alice for their lives; and after their decease to remain to Ralph, the son of the said John, and the heirs of his body procreate; and if Ralph die without such heirs then to Willelma, his sister, and her heirs.
- 45. At Westminster in a month of Easter; between John le Bretoun and Sussanna his wife, querents, by John de Falele in the place of Sussanna; and Richard de Welles, deforciant; for a messuage, two acres of land, five acres of meadow, and four acres of wood in Neweton juxta Bath. John acknowledged the right of Richard as by his gift; for this Richard granted the same to John and Sussanna for their lives; and after their decease to Richard the son of John, Adam the brother of Richard, and Edith, Cristina, and Agnes the sisters of Adam, for all their respective lives; and after their decease to Thomas the son of the aforesaid John and his heirs.

- 46. At Westminster in the quinzaine of Easter; between Maurice de Berkeleye, querent; and Philip de Wyke and Matilda his wife, deforciants; for the third part of the manor of Kyngeston Seimor, and the advowson of the church of the same manor. Philip and Matilda acknowledged the right of Maurice and quit claimed for themselves and the heirs of Matilda and warranted. For this Maurice gave them one hundred pounds sterling.
- 47. At Westminster in the quinzaine of Easter; between John de Knappe and Margaret his wife, querents, by Roger atte Walle in the place of Margaret; and John de Miridon, deforciant; for a messuage, three ferlings of land, nine acres of meadow, ten acres of pasture and (three) acres of moor in Knappe and Northcory. John de Miridon granted the same to John de Knappe and Margaret to hold to them and the heirs of the body of John; and if John die without such heirs then, after the decease of Margaret, to the right heirs of John de Knappe. For this John de Knappe and Margaret gave John de Miridon one hundred marcs of silver.
- 48. At Westminster in three weeks of Easter; between Henry de Bendevill and Alice his wife, querents, by Philip Payn in the place of Alice; and William de Honycombe, deforciant; for three messuages, a virgate and a-half of land, and three shillings and twopence rent in Bacwell. Henry acknowledged the right of William. For this William granted the same to Henry and Alice and the heirs of their bodies; and if it happen they die without such heirs then to the right heirs of Henry.
- 49. At Westminster in the octave of Trinity; between John de Boxe and Ismania his wife, querents; and William de Baudynton and Margaret his wife, impedients; for the fifth part of the manor of Claverham, and the advowson of the chapel of the said manor. William and Margaret acknowledged the said fifth part and the advowson to be the right of John and Ismania as by their gift, to hold to them and the heirs of John. For this John and Ismania gave William and Margaret twenty pounds sterling.

- 50. At Westminster in the morrow of St. John Baptist; between William Wyffyng and Cecilia Cole, querents, by John de Draycote in their place; and Mathew Wyffyng, deforciant; for a messuage, twenty-two acres of land, and two acres of meadow, in Astyngton. Mathew granted the same to William and Cecilia, to hold to them and the heirs of the body of William, rendering therefor annually a rose at Midsummer; and if William shall die without heirs of his body then, after the decease of Cecilia, to revert to Mathew and his heirs. For this William and Cecilia gave Mathew ten marcs of silver.
- 51. At Westminster in the octave of St. John Baptist; between Richard de la Forbe, of Troubrygge, querent; and Roger de la Brane, of Troubrygge, and Hawisia his wife, deforciants; for a messuage, fifty acres of land, four acres of meadow, twenty-four acres of pasture, and half an acre of wood, in Rygwode in Bruyton. Roger and Hawisia acknowledged the right of Richard as by their gift. For this Richard granted the same to them to hold to them and the heirs of Roger.

(Endorsed.) William, son of William de Careville, of Bruyton,

put in his claim.

William, son of Henry de Carevile, of Bruyton, put in his claim.

- 52. At Westminster in the octave of St. John Baptist; between Philip de Columbariis and Alianor his wife, querents, by Roger atte Walle in the place of Alianor; and Hugh de Columbariis, deforciant; for the manor of Wollawynton. Philip acknowledged the said manor to be the right of Hugh, as by his gift. For this Hugh granted the same to Philip and Alianor, to nold to them and the heirs of the body of Philip, rendering annually a rose at Midsummer; and if it happen that Philip die without heirs of his body, then after the decease of Alianor, the said manor shall revert to Hugh and his heirs.
- 53. At Westminster in the octave of St. John Baptist; between John de Mere and Alianor his wife, querents, by John de Crekkelade in their place; and Walter de Pornustoke, deforciant; for three messuages, two carucates of land, five acres of meadow, and forty shillings rent in Norton Mussegros.

Walter granted the same to John and Alianor, to hold to them and the heirs of the body of John begotten; and if John die without such heirs, then after the decease of Alianor, the same shall remain to John de la Felde, and Alice his wife, and the heirs of the bodies of John and Alice issuing; and if they die without such issue then to the right heirs of John de la Felde. For this John de Mere, and Alianor gave Walter one hundred marcs of silver.

(Endorsed.) John de Bonham put in his claim.

- 54. At Westminster in the octave of Trinity; between John le Warre and Joan his wife, querents; and Robert de Swetton, deforciant; for two messuages, one hundred and forty-four acres of land, sixty-two acres of meadow, six acres of pasture, and seventy-six shillings rent in Rolveston, Sanford, and Churchehull. John acknowledged the right of Robert as by his gift. For this Robert granted the same to John and Joan to hold to them and to the heirs of their bodies; and if they die without such heirs, then to the right heirs of John.
- 55. At Westminster in the octave of Trinity; between Nicholas Richeman, of Middelchynnok, querent; and Geoffrey Wood, of Montecute, and Felicia his wife, deforciants; for a moiety of a messuage in Montecute. Geoffrey and Felicia acknowledged the right of Nicholas and warranted. For this Nicholas gave them twenty shillings of silver.
- 56. At Westminster in the octave of St. John Baptist; between Philip de Columbers and Alianor his wife, querents, by Roger atte Walle in the place of Alianor; and John de Cogan, deforciant; for the manors of Puryton, Dounende, and Stoklonde Louel, and a messuage, two carucates of land, eighteen acres of meadow, thirty acres of pasture, and twelve pence rent in Baggedrip. Philip acknowledged the right of John as by his gift; for this Philip granted the same to Philip and Alianor to hold to them and the heirs of the body of Philip of the lord the King, and if Philip die without such heirs, then after the decease of Alianor, to Hugh de Columbers and the heirs of his body, and if Hugh die without such heirs, then to the right heirs of the aforesaid Philip.

12 Edward III. (1318-19).

- 57. At Westminster in the octave of St. Michael; between John Pauncefot and Matilda his wife, querents; and Andrew Payn, deforciant; for the manor of Compton Pauncefot, and the advowson of the church. John acknowledged the right of Andrew as by his gift; for this Andrew granted the same to John and Matilda for their lives; after their decease to remain to John their son and the heirs of his body begotten; and if John die without such heirs then to Robert, son of the aforesaid Andrew and Matilda his wife and their issue; and if Robert and Matilda die without issue, then to the heirs of the aforesaid John Pauncefot.
- 58. At Westminster in three weeks of Easter; between Jordan, son of Hugh de Northcory, and Alice his wife, querents; and Lucas de Weston, and Alice his wife, deforciants; for a messuage, twenty-six acres and a half of land, and two acres of meadow in Sparkeford. Lucas and Alice acknowledged the right of Alice the wife of Jordan, as that which Jordan and Alice had by their gift. For this Jordan and Alice his wife granted the same to Lucas and Alice his wife for their lives, rendering per annum a rose at Midsummer; and after their decease to revert to Jordan and Alice his wife and the heirs of Alice.
- 59. At Westminster in the quinzaine of St. Michael; between John de Knappe and Margaret his wife, querents, by Roger atte Walle in the place of Margaret; and Walter de Cadamo, deforciant; for a hide of land in Corylond in Nerethythe, and the advowson of the church. Walter granted the same to John and Margaret and the heirs of the body of John; and if John die without such heirs then, after the decease of Margaret, to the right heirs of John. For this John and Margaret gave Walter one hundred marcs of silver.
- 60. At Westminster in the morrow of St. Martin; between Nicholas Martyn and Margerie his wife, querents; and William Roges, deforciant; for two messuages, two mills, three carucates

of land, fourteen shillings rent, and a rent of half a pound of cumin in Noneton, Maneworthi, and Lillesdone. Nicholas and Margerie acknowledged the right of William as by their gift. For this William granted the same to Nicholas and Margerie to hold to them and the heirs of Margerie.

- 61. At Westminster in the morrow of St. Martin; between William de Bacwelle and Felicia his wife, querents; and Walter de Compton, deforciant; for a messuage, a carucate of land, sixteen acres of meadow, eight shillings rent, and the sixth part of a mill in Barton juxta Bodecleye. William and Felicia acknowledged the right of Walter as by their gift. For this Walter granted the same to William and Felicia for their lives, and after their decease to remain to John, son of Richard Bisshop, of Somerton, and his heirs.
- 62. At Westminster in three weeks of St. Michael; between Roger de Blakemere, querent; and John de Foulebourne and Alianor his wife, deforciants; for a messuage in Brugewater. John and Alianor acknowledged the right of Roger as by their gift, to hold to Roger and his heirs. For this Roger gave John and Alianor one hundred shillings of silver.
- 63. At Westminster in a month of St. Michael; between John Silueyn and Isabella his wife, querents, by William de Lucy in the place of Isabella; and John Cosyn, of Wyghtlakynton, and Alice his wife, impedients; for a messuage, fifty acres of land, three acres of meadow, two acres of wood, and one penny rent in Wightlakynton. John Cosyn and Alice acknowledged the right of John Silueyn as that which John and Isabella had by their gift to hold to them and the heirs of John. For this John Silueyn and Isabella gave John Cosyn and Alice one hundred marcs of silver.
- 64. At Westminster in the octave of St. Martin; between Robert de Sutton and Joan his wife, querents; and Richard parson of the Church of Odcombe, deforciant; for two messuages and two carucates of land in Weston and Sutton juxta Suth Cadebury and the advowsons of the churches of Weston and Sutton. Robert acknowledged the right of Richard as by

his gift. For this Richard granted the same to Robert and Joan to hold to them and the heirs of their bodies; and if Robert and Joan die without such heirs, then to remain to the right heirs of Robert.

- 65. At Westminster in the octave of St. Hillary; between John de Salso Marisco, querent; and Roger Hamond, deforciant; for a messuage, a carucate of land, five acres of meadow, twenty acres of wood, and ten shillings rent in Shokerwyke. Roger acknowledged the right of John as by his gift. For this John granted the same to Roger to hold for life, rendering per annum to John and his heirs twenty shillings of silver at Michaelmas; after the decease of Roger to revert to John and his heirs.
- 66. At Westminster in the octave of the Purification; between John Burcy, querent; and William, son of Hugh Malherbe, deforciant; for six acres of meadow, twenty shillings rent, and a moiety of a virgate of land in Uphull (juxta) Weston, and the advowson of the church of Broen. John acknowledged the right of William as by his gift. For this William granted the same to John for life; and after the decease of John to remain to Walter Burcy and his heirs.
- 67. At Westminster in the morrow of the Purification; between Geoffrey de Befiles and Agnes his wife, querents; and Robert de Walle, deforciant; for the manor of Brunton in Bromlond. Geoffrey acknowledged the manor to be the right of Robert as by his gift. For this Robert granted the same to Geoffrey and Agnes to hold to them and the heirs of their bodies of the lord the King; and if it happen that Geoffrey and Agnes die without heirs of their bodies, then to remain to the right heirs of Geoffrey to hold of the lord the King. This concord was made by precept of the King.
- 68. At Westminster in the quinzaine of Easter; between Nicholas de Suthstoke and Matilda his wife, querents; and John de Sobbury, cleric, deforciant; for a messuage in Holeweye juxta Bath. Nicholas and Matilda acknowledged the right of John as by their gift. For this John granted the same to Nicholas and Matilda to hold to them and the heirs of Nicholas.

- 69. At Westminster in the quinzaine of Easter; between Robert Fizpayn, querent, by William de Perret in his place; and Ralph de Skeyton, deforciant; for a messuage, a mill, one hundred and twenty-seven acres and a rood of land, eight acres of meadow, ten acres and a half of pasture, and six marcs, twelve shillings, eight pence, and one halfpenny rent in Kyngeston. Ralph acknowledged the right of Robert to hold to him and his heirs. For this Robert gave Ralph one hundred pounds sterling.
- 70. At Westminster in the octave of St. John Baptist; between Walter Croke and Sibilla his wife, querents; and William de Vernay, deforciant; for a messuage, four score acres of land, and twenty-six acres and a half of meadow in Poulet. Walter acknowledged the right of William as by his gift. For this William granted the same to Walter and Sibilla and the heirs of their bodies; and if they die without such heirs, then to remain to the right heirs of Walter.
- 71. At Westminster in the morrow of St. John Baptist; between Philip de Columbers and Alianor his wife, querents; and Hugh de Columbers, deforciant; for the manor of Netherstawie, and for a carucate of land in Fityngton, and the advowson of the church. Philip acknowledged the right of Hugh as by his gift. For this Hugh granted the same to Philip and Alianor and the heirs of their bodies as to the manor to hold of the lord the King; and the land and advowson of the chief lord of the fee; and if they die without such heirs, then to remain to the right heirs of Philip. This concord as relating to the manor was made by precept of the King.

(Endorsed.) Alice de Columbariis put in her claim.

72. At Westminster in the quinzaine of St. Michael; between Robert de Brente and Claricia his wife, querents; and Henry de Brente, deforciant; for a messuage and a virgate of land in Cheselade, Purye, and Wemedon. Robert and Claricia acknowledged the right of Henry as by their gift. For this Henry granted the same to Robert and his heirs.

- 73. At Westminster in the octave of Trinity; between Richard de Rodeneye and John his son, querents, by John Manship in their place; and John, son of John Tylly of Westharpetre, deforciant; for a messuage, twelve bovates of land, and forty shillings rent in Westharpetre. John, son of John, granted the said tenement to Richard and John to hold to them and the heirs of the body of John; and if John die without such heirs, then to remain to the right heirs of Richard. For this Richard and John gave John, son of John, one hundred marcs of silver.
- 74. At Westminster in the morrow of St. John Baptist; between Richard Geverny and Matilda his wife, querents; and John de Chaldecote, deforciant; for a messuage, a hundred and twenty acres of land and eight acres of meadow in Stokelonde and Oterhampton. Richard acknowledged the right of John as by his gift; for this John granted the same to Richard and Matilda to hold to them and the heirs of the body of Richard; and if it happen that Richard die without such heirs then, after the decease of Matilda, to remain to Henry Power and the heirs of his body begotten; and if Henry die without such heirs then to remain to John Cotheye and the heirs of his body; and if John die without such heirs then to Walter son of Walter Cotheye and the heirs of his body; and after Walter to remain to John Power and the heirs of his body; and after John, failing heirs of his body, to the right heirs of the aforesaid Richard.

13 Edward II. (1319–20).

- I. At Westminster in the octave of St. John Baptist; between Alexander Ruffegrey and Isolda his wife, querents, by William de Perret in the place of Isolda; and John de Bourne, deforciant; for a messuage and a carucate of land in Wyke juxta Langporte. Alexander acknowledged the right of John as by his gift. For this John granted the same to Alexander and Isolda to hold to them and the heirs of Alexander.
- 2. At Westminster in the quinzaine of Trinity; between William de Muleborne and Margerie his wife, querents, by

William de Perret in the place of Margerie; and Robert . . .; for a messuage and two carucates of land, and twelve shillings and four pence rent, in Cherleton and Wydecombe juxta Sutton. William acknowledged the right of Robert as by his gift. For this Robert granted the same to William and Margerie, to hold to them and the heirs of William of the body of Margerie begotten, and if William die without such heirs then, after the decease of Margerie, to remain to the right heirs of William.

- 3. At Westminster in the morrow of St. John Baptist; between Richard de Ivethorne, querent; and John Savekyn and Alice his wife, deforciants; for a messuage, forty-two acres of land, and three acres of moor, in Welewe. John and Alice acknowledged the right of Richard and quit claimed to him as for themselves and the heirs of Alice, and warranted. For this Richard gave them forty pounds sterling.
- 4. At York in a month of Michaelmas; between John le Mareschal of Bonyngton and Constantia his wife, querents, by John Payn in the place of Constantia; and Thomas le Mareschal and John Wake of Gussich, deforciants; for a messuage, a carucate of land, twenty-four acres of meadow, six acres of pasture, and five shillings rent, in Northcheriton, Suthcheriton, and Halton. John le Mareschal acknowledged the right of Thomas as that which Thomas and John Wake had by his gift. For this Thomas and John Wake granted the same to John le Mareschal and Constantia to hold to them and the heirs of John, and warranted.
- 5. At Westminster in the octave of Trinity; between John de Trevaygnon, querent; and Richard de Burton and Joan his wife, deforciants; for a messuage a garden, and eleven acres of land in Overeattebere and Homere. Richard and Joan acknowledged the right of John, to hold to himself and his heirs, and warranted. For this John gave Richard and Joan twenty marcs of silver.
- 6. At Westminster in the morrow of St. John Baptist; between John Maloysel, senior, querent; and John Maloysel

junior, and Margerie his wife, deforciants; for a moiety of a messuage, a mill, a carucate of land, fourteen acres of meadow, and forty shillings rent in Estdilyngton, Wyghtlakynton, and Athelardeston. John Maloysel, junior, and Margerie acknowledged the said moiety to be the right of John Maloysel, senior, as by their gift, and besides for themselves and the heirs of Margerie they warranted. For this John Maloysel, senior, gave them ten marcs of silver.

(Endorsed.) Ralph Geffrey and Alice his wife, sister of Margerie, put in their claim.

- 7. At York in the morrow of St. Martin; between John de Trevaignon, querent, by Walter Cussewyn in his place; and William de Mileborneport, cleric, deforciant; for three messuages, sixty and ten acres of land, an acre of meadow, eight acres of wood and a half, and the third part of four acres of pasture, in Overeattebere and Homere. William acknowledged the right of John as by his gift and warranted. For this John gave William one hundred marcs of silver.
- 8. At York in a month of Michaelmas; between Philip de Wyke and Matilda his wife, querents; and John de Boudon and Joan his wife, deforciants; for a messuage, four score acres of land, twelve acres of meadow, three acres of pasture and a half, eight acres of wood, two acres of heath and a half, and fiftysix shillings and seven pence rent in Veteri Kyngeston and Weston in Gorden, and the advowson of the church of Weston in Gorden. Philip and Matilda acknowledged the right of Joan as by their gift to John and Joan. For this John and Joan granted the same to Philip and Matilda for their lives; and after their decease the said messuage and forty acres of land of the aforesaid land in Veteri Kyngeston to remain to Walter son of Philip and the heirs of his body; and if Walter die without such heirs then to John his brother and his heirs. And as to the rest of the said tenement, forty acres of land, and the meadow, pasture, wood, heath, and rent and the advowson, to remain to John son of Philip and the heirs of his body; and if John die without such heirs then to Walter his brother; and John de Bouden and his heirs warranted.

14 Edward III. (1320–21).

- 9. At Westminster in a month of Michaelmas; between Nicholas de Herle of Croukerne and Joan his wife, querents, by William de Estham in the place of Joan; and Ivo de Asshelonde and Alice his wife, deforciants; for twelve acres of land and six acres of pasture in Croukerne. Ivo and Alice acknowledged the right of Nicholas to hold to Nicholas and Joan and the heirs of Nicholas. For this Nicholas and Joan gave Ivo and Alice ten marcs of silver.
- Io. At Westminster in a month of Michaelmas; between John de Petresfelde, querent; and Richard Boneger and Agnes his wife, deforciants; for a messuage in Briggewater. Richard and Agnes acknowledged the right of John as by their gift, and warranted. For this John gave them ten marcs of silver.
- Nicholas de Rous and Margaret his wife, querents, by Philip Payn in their place; and Boniface Moriz, chaplain, deforciant; for a messuage, four score and ten acres of land, six acres of meadow, twenty-eight acres of pasture, and pasture for six oxen, in Lameyete and Euercrich. Boniface granted the said tenement to Nicholas and Margaret to hold to them and the heirs of Nicholas begotten of Margaret; and if Nicholas die without such heirs then, after the decease of Margaret, to the right heirs of Nicholas. For this Nicholas and Margaret gave Boniface one hundred marcs of silver.
- 12. At Westminster in a month of Michaelmas; between Vinianus de Tryl and Matilda his wife, querents; and Thomas de Cundenham, deforciant; for a messuage, a carucate of land, five acres of meadow, and five acres of alder, in Chelleworth, Vinianus and Matilda acknowledged the right of Thomas as by their gift. For this Thomas granted the same to them for their lives and after them to John de Derham and Milisente his wife and the heirs of their bodies; and if they die without issue then to Alice daughter of Vinianus and the heirs of her body begotten; and if Alice die without such heirs then to Alianor her sister

and her issue, and after Alianor to John de Tryl and the heirs of his body; and if John die without such heirs then to the right heirs of Vinianus.

(Endorsed.) Walter, son of Vinianus de Trille, put in his claim.

(William) son of Vinianus put in his claim.

- 13. At Westminster in three weeks of Michaelmas; between John de Barton, querent, by Philip Payn in his place; and William Hacche of Rouleston, deforciant; for a messuage, eight acres of land, two acres of meadow, three pence rent, and a rent of a clove gillyflower and the third part of a pound of pepper in Rouleston juxta Banewell. William acknowledged the right of John to hold to John and his heirs, and warranted. For this John gave William ten pounds sterling.
- 14. At Westminster in a month of Michaelmas; between John de Bradene and Margerie his wife, querents, by William de Lucy in the place of Margerie; and Thomas de Gondenam, deforciant; for a messuage, a mill, two carucates of land, twenty acres of meadow, five acres of pasture, and six acres of wood, in Suthbradene. John acknowledged the right of Thomas as by his gift. For this Thomas granted the same to John and Margerie to hold to them and the heirs of John.
- I5. At Westminster in a month of Michaelmas; between Richard Lugh of Crukernne and Edith his wife and John son of the same Richard, junior, querents; and Ivo son of Geoffrey de Asshelond and Alice his wife, deforciants; for a messuage, a mill, ten acres of land, an acre of meadow and a half, and an acre of pasture in Estham juxta Crukernne. Richard acknowledged the right of Ivo as that which Ivo and Alice had by his gift. For this Ivo and Alice granted the same to Richard and Edith and John for their lives, to hold of Ivo and Alice and the heirs of Ivo rendering annually four pence, one penny at Michaelmas, one penny at Christmas, one penny at Easter, and one penny at Midsummer, and doing suit at the court of Ivo and Alice at Estham twice a year, once at the feast of St. Michael and once at Easter. After the decease of the said

Richard and Edith, and John the said tenement shall revert to Ivo and Alice and the heirs of Ivo.

- 16. At Westminster in the morrow of All Souls; between Peter de la Pole and Matilda his wife, querents; and William Abbod of Monteacuto and Mabilla his wife, deforciants; for a messuage in Monteacuto. William and Mabilla granted the messuage to Peter and Matilda for their lives and after their decease the same to remain to Thomas son of Peter and the heirs of his body; and if he die without such heirs then to John his brother and the heirs of his body; and if he die without such heirs then to the right heirs of Peter.
- 17. At Westminster in the morrow of All Souls; between Ivo de Asshelonde and Alice his wife, Thomas son of Ivo and Alice the sister of Thomas, querents; and Michael de Cruket and Isabella his wife, deforciants; for seven messuages, a toft, four score and fifteen acres of land, eight acres of meadow and a half, eight acres of pasture, one penny and a halfpenny rent, and a rent of two roses in Estham juxta Crukerne and the moiety of the advowson of the chapel of Estham. Ivo acknowledged the right of Isabella. For this Michael and Isabella granted the same to Ivo and Alice his wife and Thomas and Alice the sister of Thomas, for their lives to hold of Michael and Isabella and the heirs of Isabella, rendering annually fifty-three shillings and four pence, thirteen shillings and four pence at Michaelmas, Christmas, Easter, and Midsummer. After the decease of Ivo and Alice his wife and Thomas and Alice his sister, the whole shall revert to Michael and Isabella and the heirs of Isabella.
- 18. At Westminster in the octave of Michaelmas; between Hugh Poyntz, querent; and William son of John de Trill, deforciant; for a messuage, a carucate of land, twenty-seven acres of meadow, forty acres of wood, and forty shillings rent in Isle Abbats. William acknowledged the right of Hugh as by his gift. For this Hugh granted the same to William for life, rendering therefor annually a rose at Midsummer; and after the decease of William to revert to Hugh and his heirs.

(Endorsed.) William, son of Vinianus, put in his claim.

- 19. At Westminster in the octave of St. Hillary; between Elias Fiz Paen and Juliana his wife, querents, by Elias de Cherleton, guardian of Juliana; and Robert de Swatton, deforciant; for the manors of Alampton and Toukers Cary. Elias Fiz Paen acknowledged the said manors to be the right of Robert as by his gift. For this Robert granted the same to Elias Fiz Paen and Juliana to hold to them and the heirs issuing of their bodies; if they shall die without issue then the said manors shall remain to the right heirs of Elias Fiz Paen to hold of the chief lord of the fee.
- 20. At Westminster in the morrow of the Purification; between John de Littleton, querent; and Reginald de Kyngeston and Margerie his wife, deforciants; for a messuage, thirty acres of land, two acres of meadow, and four acres of wood in Whittokesmede. Reginald and Margerie acknowledged the right of John as by their gift, and warranted. For this John gave them twenty pounds sterling.
- 21. At Westminster in the quinzaine of Easter; between Stephen Le Marcschall and Agnes his wife, querents, by Adam de Baunton in the place of Agnes; and Mathew Curtenay, chaplain, deforciant; for two messuages, fourteen acres of land, and an acre of meadow and a half, in Honespulle. Stephen acknowledged the right of Mathew as by his gift. For this Mathew granted the same to Stephen and Agnes for their lives; and after their decease to remain to John, the son of Stephen, and the heirs of his body begotten; and if John die without such heirs then to Margerie his sister and the heirs of her body; and if Margerie die without such issue then to the right heirs of Stephen.
- 22. At Westminster in the quinzaine of Trinity; between Richard le White of Bristol, querent; and William de Baudyngton and Margaret his wife, deforciants; for the fifth part of the manor of Bacwell Soor. William and Margaret acknowledged the said fifth part to be the right of Richard, and besides for themselves and the heirs of Margaret warranted the same. For this Richard gave them one hundred shillings of silver.

- 23. At Westminster in the morrow of St. John Baptist; between John de Hampton and Egeline his wife, querents, by John le Someter in their place; and Thomas Tryuet and Warinus de Hampton, deforciants; for a messuage and two carucates of land in Nether Bageworth and the advowson of the church. Thomas and Warinus acknowledged the right of John and surrendered the same to him and Egeline to hold to them and the heirs of John. For this John and Egeline gave Thomas and Warinus twenty pounds sterling.
- 24. At Westminster in the octave of Trinity; between Nicholas le Rous, querent; and Boniface Moriz, deforciant; for the manor of Lameyete; and for forty acres of land, thirty acres of meadow, and thirty acres of pasture, in Hynelond juxta Euercrich. Nicholas acknowledged the right of Boniface as by his gift. For this Boniface granted the same to Nicholas for life; and after his decease to Richard de Rodeneye and Thomas his son and the heirs of the body of Thomas begotten; and if Thomas die without such heirs then after the decease of Richard to remain to the right heirs of Richard.
- 25. At Westminster in the octave of Trinity; between Edmund Martyn and Isabella his wife, querents; and Simon atte Barre, deforciant; for the manor of Broune and the third part of the manor of Wydecombe. Edmund acknowledged the right of Simon as by his gift. For this Simon granted the same to Edmund and Isabella to hold to them and the heirs of their bodies issuing; and if they die without such issue, then to the right heirs of Edmund.

15 Edward II. (1321–22).

26. At Westminster in a month of Michaelmas; between John de Say of Mertoke and Margaret his wife and William, son of John de Say, querents, by William de Lucy in the place of Margaret; and William and John de Kyngesbury, deforciants; for three messuages and four virgates of land in Mertoke, Late,

and la Hulle. John de Say acknowledged the right of John de Kynkesbury as by his gift. For this John de Kynkesbury granted the same to John de Say, Margaret, and William for their lives; and after their decease to remain to the right heirs of John de Say.

(Endorsed.) John de Fierles put in his claim.

- 27. At Westminster in the morrow of All Souls; between Ranulph le Webbe of Bristoll, querent; and Nicholas Toreld and Edith his wife, deforciants; for a messuage, thirteen acres of land, a farthing rent, and a rent of two roses in Portesheved juxta Portebury. Nicholas and Edith acknowledged the right of Ranulph as by their gift to hold to him and his heirs, and warranted. For this Ranulph gave Nicholas and Edith twenty marcs of silver.
- 28. At Westminster in the morrow of St. Martin; between Richard de Bacwell, querent; and Hugh de la Burghe and Cristina his wife, deforciants; for a dovecote, thirty-eight acres and a rood of land, and three acres of meadow in Werne juxta Langport. Richard acknowledged the right of Hugh; and for this Hugh and Cristina granted the same to Richard for life, to hold of Hugh and Cristina and the heirs of Hugh, rendering therefor per annum four shillings of silver, by four quarterly payments, and after the decease of Richard to revert to Hugh and Cristina and the heirs of Hugh.
- 29. At Westminster in the morrow of All Souls; between William Love and Alice his wife, querents, by William de Perret in the place of Alice; and Nicholas le Jeu, deforciant; for a messuage, a mill, a virgate of land, ten acres of meadow, and ten acres of pasture, in Kyngesbury Episcopi. William acknowledged the right of Nicholas as by his gift. For this Nicholas granted the same to William and Alice to hold to them and the heirs their issue; and if they die without such issue then to remain to the right heirs of William.
- 30. At Westminster in the morrow of All Souls; between John le Jeu, senior, and John de la Borgh, querents, by William

de Perret in the place of John le Jeu; and Nicholas le Jeu, deforciant; for a messuage, a carucate of land, and eight acres of meadow, in Kyngesbury Episcopi. John de la Borgh acknowledged the right of Nicholas as by his gift. For this Nicholas granted the same to John le Jeu for life; and after the decease of John le Jeu to remain to John de la Borgh and the heirs of his body begotten; and if John de la Borgh die without such heirs then to remain to William his brother and the heirs of his body; and if William die without such heirs then to the right heirs of John de la Borgh.

- 31. At Westminster in the morrow of All Souls; between Roger le Frie and Alice his wife and John their son, querents, by William de Perret in the place of Alice and John; and John de Middellambroke and Cristiana his wife, deforciants; for a messuage, and seventy acres of land in Waterleston and Combe Episcopi. John de Middellambroke and Cristiana acknowledged the right as by their gift of Roger and Alice, and John to hold to them and to the heirs of Roger. For this Roger and Alice and John their son gave John de Middellambroke and Cristiana forty marcs of silver.
- 32. At Westminster in the morrow of All Souls; between John le Jeu, senior, and John de la Borgh, querents, by William de Perret in the place of John le Jeu; and Nicholas le Jeu, deforciant; for a messuage, a carucate of land, and eight acres of meadow, and pasture for twelve oxen, and ten shillings rent in Mertoke. John de la Borgh acknowledged the right of Nicholas as by his gift. For this Nicholas granted the same to John le Jeu for life, after his decease to remain to John de la Borgh and the heirs of his body; and if John de la Borgh die without such heirs then to Walter his brother and the heirs of his body; and if Walter die without such heirs then to the right heirs of John de la Borgh.
- 33. At Westminster in the quinzaine of Michaelmas; between William Colne and Emma his wife, querents, by Philip Parsafay in the place of Emma; and William le Heyr of Sowy, deforciant: for five messuages, thirty-five acres of land, four

acres of meadow and three acres of moor in Ingelstrete, Huntham, Burglonde, and Northton. William Colne acknowledged the right of William le Heyr as by his gift. For this William le Heyr granted the same to William Colne and Emma and the heirs of the body of William Colne; and if he die without such heirs then, after the decease of Emma, to remain to his right heirs.

- 34. At Westminster in the octave of Hillary; between John Tryvet, querent; and Adam de Wroxton, deforciant; for a messuage and thirteen acres of land in Westludeford. John acknowledged the right of Adam. For this Adam granted the same to John and his heirs, and warranted.
- 35. At Westminster in the octave of Hillary; between Walter de Chautone and Alice his wife, querents, by Philip Parsafay in their place; and Walter Elys, deforciant; for a messuage, fifty acres of land, ten acres of meadow and a half, in Cheltone. Walter Elys granted the said tenement to Walter de Chautone and Alice to hold to them and the heirs of the body of Walter begotten; and if Walter die without such heirs then after the decease of Alice to remain to his right heirs. For this Walter de Chautone and Alice gave Walter Elys twenty pounds sterling.

16 Edward II. (1322–23).

36. At York in the quinzaine of Hillary; between Robert Filz Paegn and Ela his wife, querents, by Walter Bevyn in the place of Ela; and Jordan de Byntre chaplain, deforciant; for three messuages, two mills, three carucates of land, and eighteen pounds rent in Tateworth, Alewyneshegh, and Lodeneye. Robert acknowledged the right of Jordan as to two messuages, two mills, two carucates of land, and thirteen pounds rent in Tateworth and Alewyneshegh as his gift; and for this Jordan granted the same to Robert and Ela to hold to them and the heirs of Robert, and besides Jordan granted that one messuage, one carucate of land, and one hundred shillings rent in Lodeneye,

which Eva Giffard held for her life, the heritage of Jordan and which after her decease ought to revert to Jordan, should remain to Robert and Ela and the heirs of Robert.

17 Edward III. (1323–24).

37. At York in the octave of St. Martin; between Robert de Lucy, querent; and Juliana Parsafey, deforciant; for a messuage, twenty-two acres of land, and two acres of meadow in Wyleton. Juliana acknowledged the right of Robert as by her gift. For this Robert granted the same to Juliana for her life to hold of him and his heirs, rendering annually a rose at Midsummer, and after the decease of Juliana to revert to Robert and his heirs.

(Endorsed.) John Parsafey, Alice daughter of Richard Parsafey, and Cristina sister of Alice put in their claim.

- 38. At Westminster in the quinzaine of Hillary; between Walter de Stapeldon, bishop of Exeter, querent; and Rolland de Vaus of Treuuereman, deforciant; for a messuage, two carucates of land, twenty-four acres of meadow, and ten shillings rent, in Babbecary, which Rolland son of Ranulph de Vaus held for life. Rolland de Vaus acknowledged the right of the bishop and granted that the said tenement which after the decease of Rolland son of Ranulph to the said Rolland ought to revert should remain to the bishop and his heirs. For this the bishop gave Rolland de Vaus forty marcs of silver. This concord was made in the presence of Rolland son of Ranulph who consented and did fealty to the bishop in the court.
- 39. At Westminster in the octave of Hillary; between John son of John de Burton and Hawisia his wife, by Walter de Cumpton in the place of Hawisia; and William de Bourne and Richard de Cumpton, deforciants; for three messuages and four carucates of land in Norton Maureward, Childe Compton and Luttleton juxta Welewe, and the advowson of the church of Maureward. John acknowledged the right of William. For this

William and Richard granted to John and Hawisia two messuages and three carucates of land in Norton Maureward and Childe Compton, and the advowson, to hold to them and the heirs of the body of John, and besides William and Richard granted that one messuage and one carucate of land which Henry de Luttleton held for life the heritage of William, and which after the decease of Henry ought to revert to William and Richard and the heirs of William, should remain to John and Hawisia and the heirs of the body of John; and if John die without such heirs, then after the decease of Hawisia all the said tenement and the advowson shall remain to Thomas brother of John and his heirs; and if Thomas die without heirs then to Thomas de Berkeley, senior, and his heirs.

- 40. At Westminster in the morrow of St. John Baptist; between Master Richard de Clare, cleric, querent; and John de Carent, parson of the church of Hamelden, deforciant; for two messuages, one hundred and fifteen acres of land, eight acres and a rood of meadow, a moiety of ten acres of pasture, and thirty-four shillings and sixpence rent in Hentone St. George, and Northcraft juxta Crukern. Master Richard acknowledged the right of John as by his gift. For this John granted the same to Master Richard to hold for life; and after his decease to remain to Walter son of Lucy de Stoke for the life of Walter; and after Walter to William de Carente and Joan his wife and their issue; and if William and Joan die without issue then to remain to the right heirs of William.
- 41. At Westminster in the morrow of St. John Baptist; between William de Berewyk and Joan his wife, querents, by John de Wormherd in their place; and William de Ford, deforciant; for a messuage, a carucate of land, and twenty acres of meadow, in Lyncombe juxta Bath. William de Ford granted the same to William de Berwyk and Joan to hold to them and their issue; and if they die without issue then to the right heirs of William de Berewyk. For this William de Berewyk and Joan gave William de Ford twenty pounds sterling.

- 42. At Westminster in the quinzaine of Easter; between Robert Fiz Payn and Ela his wife, querents; and Jordan de Byntre parson of the church of Wrockeshale and Geoffrey de Godemaneston parson of the church of Wodeton, deforciants; for the manors of Brighampton, Spekynton, and Cedene, and a messuage and two carucates of land in la Lude, and the advowsons of the church of Cedene and the chapel of Spekynton. Robert and Ela acknowledged the right of Jordan and Geoffrey as by their gift. For this Jordan and Geoffrey granted the same to Robert and Ela to hold for their lives; and after their decease to remain to Robert son of Richard de Grey of Codenoure and the heirs of his body; and if Robert die without such heirs then to Gilbert his brother and the heirs of his body; and if he die without such heirs then to the right heirs of Robert Fiz Payn.
- 43. At Westminster in the octave of Trinity; between Gilbert le Norreys, querent; and Richard le Messager and Isabella his wife, deforciants; for a moiety of a virgate of land in Mells. Richard and Isabella acknowledged the right of Gilbert and quit claimed for themselves and the heirs of Isabella to Gilbert and his heirs. For this Gilbert gave them ten marcs of silver.
- 44. At Westminster in the octave of Trinity; between Walter de Stapeldon, bishop of Exeter, and Richard de Stapeldon, querents; and Peter de Monte Forti, deforciant; for the manor of Norton juxta Mulverton and the advowson of the church of the same manor. Peter acknowledged the right of Richard and quit claimed to him and the bishop. For this the bishop and Richard gave Peter one hundred pounds sterling.
- 45. At Westminster in the octave of Trinity; between Walter de Tril and Ela his wife, querents, by Thomas de Crukern in the place of Ela; and Master Richard de Clare cleric, deforciant; for thirteen messuages, eight acres, and six virgates of land and a half, twenty-three acres of meadow and a half, eleven acres of pasture, ten acres of wood, one hundred and six shillings and nine pence rent, and a rent of a pound of pepper, two pounds of cumin, and a rose, in Westmerssh and

Kyngeston juxta Yeuele and Kyngeswode juxta Hardyngton and half the advowson of the chapel of Kyngeston. Walter acknowledged the right of Master Richard as by his gift. For this Master Richard granted the same to Walter and Ela to hold to them for their lives; and after their decease to remain to William de Carente and Joan his wife and their issue; and if they die without issue then to Nicholas son of Michael de Stoure and his heirs.

(Endorsed.) John de Denum and Margaret his wife put in their claim.

Thomas de Hunteleye put in his claim.

Walter Salle put in his claim.

46. At Westminster in the octave of St. John Baptist; between Thomas de Grymestede and Roger Ronde, chaplain, querents; and Peter de Grymestede and Sarra his wife, deforciants; for three messuages, three carucates of land, thirty acres of meadow, twenty-five acres of pasture, thirty-three acres of wood, and sixty-seven shillings and eight pence rent in Fayreok, Oldesok, and Padenalre and the advowson of the church of Fayreok. Peter and Sarra acknowledged the right of Thomas as that which Thomas and Roger had by their gift. For this Thomas and Roger granted the same to Peter and Sarra to hold to them and their issue; and if they die without issue then to remain to the right heirs of Peter.

(Endorsed.) Robert de Cotes put in his claim.

- 47. At Westminster in the octave of Trinity; between Henry de Poterne, querent; and John de Pedyngton and Matilda his wife, deforciants; for a messuage, twenty-six acres of land, and two acres of meadow in Tatestoke. John and Matilda acknowledged the right of Henry to hold to him and his heirs, and warranted. For this Henry gave John and Matilda ten marcs of silver.
- 48. At Westminster in the octave of Trinity; between Richard le Wylde of Bruggewater and Avicia his wife, querents; and Master Simon de Lyme, deforciant; for eight messuages, thirty acres of land, and sixteen acres of meadow in North-

pederton, Wolmerston, and Bruggewater. Richard acknowledged the right of Master Simon as by his gift. For this Master Simon granted the same to Richard and Avicia for their lives; and after their decease to Richard de Parys and the heirs of his body begotten; and if he die without such heirs then to Thomas de Parys and his heirs.

18 Edward III. (1324–25).

- 49. At Westminster in a month of Michaelmas; between Elias de Corscombe and Juliana his wife, querents; and John de Wallegh, deforciant; for a moiety of the manor of Walton juxta Kynemersdon. Elias and Juliana acknowledged the right of John as by their gift. For this John granted the same to them to hold to themselves and to the heirs of Elias.
- 50. At Westminster in the octave of Michaelmas; between John de Langeford and Joan his wife, querents, by Richard de Welleford in the place of Joan; and Walter de Ildesle, deforciant; for a messuage, two hundred acres of land, forty acres of meadow, and thirty acres of wood, in Fifhide Langeford. John acknowledged the right of Walter as by his gift. For this Walter granted the same to John and Joan to hold to them and to their issue; and if they die without issue then to the right heirs of John.
- Mathew de Furneux and Simon de Furneaux, querents; and John le Brun, deforciant; for a messuage, a carucate of land, twenty-six acres of meadow, twenty acres of pasture, and sixty shillings rent, in Kyngesdon, Somerton, Litleton juxta Somerton, Werne, and Audredesy juxta Briggewater, which Alex le Brun and Thomas le Brun hold for life. John acknowledged the right of Simon and granted that the said tenement, which after the decease of Alex and Thomas ought to revert to him and his heirs should remain to Mathew and Simon and the heirs of Simon. For this Mathew and Simon gave John one hundred

marcs of silver. This concord was made in the presence of Alex who agreed and did fealty to Simon in the court.

- 52. At Westminster in the octave of St. Martin; between Hency le Tuldene and Elizabeth his wife, querents, by William de Peret in their place; and William Egeline and Agnes his wife, deforciants; for a messuage and six acres of land in Henton St. George. William and Agnes acknowledged the right of Henry as that which Henry and Elizabeth had by their gift, to hold of them and the heirs of Henry, and they warranted. For this Henry and Elizabeth gave them ten marcs of silver.
- 53. At Westminster in the octave of St. Michael; between John Fraunceys, junior, of Bristol, querent; and William son of William le Lange of Eston, deforciant; for a messuage, three carucates of land, thirty-four acres of meadow, sixty-three shillings and three pence rent, and a rent of three quarters of wheat, one grain of pepper, and a rose, in Eston juxta Portbury in Gorden. William acknowledged the right of John, the same John having by gift of William forty-nine shillings and three pence rent, the rent of three quarters of wheat, the grain of pepper and the rose, two carucates of land, and two parts of the messuage, except eighteen acres of land. And besides William granted that one carucate of land, fourteen shillings rent, and the third part of the messuage which Joan, who had been the wife of William le Longe, held in dower and also that eighteen acres of land which Agnes, who had been the wife of John Howel, held for life by demise of William, all which after the decease of Joan and Agnes ought to revert to William and his heirs, should remain to John and his heirs. For this John gave William one hundred pounds sterling.

(Endorsed.) Richard de la Marche put in his claim.

54. At Westminster in the octave of St. Michael; between John de Knolton and Joan his wife, querents, by William le Parker in the place of Joan; and John de la Slo, deforciant; for a messuage and two carucates of land in ()ngesalre and Mere. John de Knolton acknowledged the right of John de la Slo as

by his gift. For this John de la Slo granted the same to John de Knolton and Joan to hold to them and the heirs of John.

- 55. At Westminster in the octave of St. Michael; between Elias Cotel, querent; and John de Ralegh and Walter de Samford, deforciants; for the manor of Kamelerton and the advowson of the church of the same manor. Elias acknowledged the manor and advowson to be the right of John as that which John and Walter had by his gift. For this John and Walter granted the same to Elias to hold for life; and after the decease of Elias to remain to Oliver de Dynham and Edith his wife and their issue; and if they die without issue then to the right heirs of Edith.
- 56. At Westminster in the morrow of St. Martin; between John le Mareschal of Barton and Cecilia his wife, querents, by Thomas de Lutteswell in the place of Cecilia; and John son of John Vagel, deforciant; for two messuages, two tofts, a carucate of land, and twelve acres of meadow in Barton, Kyngton, and Bodeclegh. And afterwards at York in the morrow of St. John Baptist in the second year of King Edward III, between the said John le Mareschal and Cecilia, and the said John son of John. John le Mareschal acknowledged the right of John son of John as by his gift. For this John son of John granted to John le Mareschal and Cecilia one toft, four score and ten acres of land, eight acres of meadow, and two parts of a messuage, of the aforesaid tenement, to hold to them and their heirs and their issue. And besides John son of John granted that one toft, forty-five acres of land, four acres of meadow, and the third part of a messuage which loan, who had been the wife of William le Mareschal, held in dower, and also that a messuage, twenty acres of land, and one acre of meadow in the same ville, which the same Joan held for her life, the heritage of John son of John and which after the decease of Joan ought to revert to John son of John, should remain to John le Mareschal and Cecilia and the heirs of their bodies; and if they die without such heirs then all shall remain to the right heirs of John le Mareschal.

- 57. At Westminster in the octave of Hillary; between Thomas de Testwode, querent, by Thomas de Meretoke in his place; and Richard Martyn and Cristina his wife, deforciants; for a messuage in Welles. Richard and Cristina acknowledged the right of Thomas as by their gift, and warranted. For this Thomas de Westwode gave Richard and Cristina ten pounds sterling.
- 58. At Westminster in the octave of the Purification; between Richard de Tylley of Bristol, querent; and John son of William Burty, deforciant; for a messuage, two hundred and fourteen acres of land, thirty acres of meadow, and nine shillings rent in Hamme, and Overhamme juxta Laneport. acknowledged the right of Richard. For this Richard granted to John for life the said messuage, one hundred and sixty-nine acres of land, twenty-six acres of meadow and the said rent, rendering annually a rose at Midsummer. And besides Richard granted that twenty acres of land which Claricia, who had been the wife of William Burty, held in dower, and that three acres of land and four acres of meadow which the parson of the church of Putteneye holds for his life, and that twelve acres of land which Thomas Paddocke and Cristiana his wife hold, and that one acre of land which William Trist and Dionisia his wife hold for their lives, and that five acres of land which Richard le Venour and Emma his wife hold for life, and also that four acres of land which William Bernard and Juliana his wife hold for life the heritage of Richard, and which after the deaths of Claricia, John, Thomas and Cristiana, William and Dionisia, Richard and Emma, William Bernard and Juliana, ought to revert to Richard de Tylley and his heirs shall remain to the aforesaid John son of William for his life, and after him to William son of the said Richard de Tylley and Alice his wife and the heirs of their bodies; and if they die without such heirs then to revert to Richard de Tylley and his heirs.
- 59. At Westminster in the octave of the Purification; between Nicholas Dauney, querent; and William de Trestie, deforciant; for the manor of Hyneton. Nicholas acknowledged the right of William as by his gift. For this William granted the

same to Nicholas for life; and after him to remain to Joan de Langedon for life; and after Joan two parts to remain to the right heirs of Nicholas and the third part, that is the third part which Nicholas had by feoffment of William de Muleburn, Joan de la Broke, and John de Kyseby shall remain to Nicholas son of Joan de Langedon and the heirs of his body; and if he die without such heirs then to Thomas his brother and the heirs of his body; and if Thomas die without such heirs then the said third part shall remain to the right heirs of Nicholas Dauney.

- 60. At Westminster in the quinzaine of Trinity; between George de Meriet and Isabella his wife, querents; and Margaret de Meriet, deforciant; for twenty-seven messuages, three carucates of land, forty acres of meadow, thirty acres of pasture, and seven shillings and ten pence rent in Meriet. George acknowledged the right of Margaret as by his gift. For this Margaret granted the same to George and Isabella to hold to them and the heirs of George of the lord the King. This concord was made by precept of the King.
- 61. At Westminster in the octave of St. John Baptist; between Franco de Stoland and Alice his wife, querents, by Nicholas de Leddrede in the place of Alice; and John de Leygrave, deforciant; for the manor of Cathangre. Franco acknowledged the right of John as by his gift. For this John granted the same to Franco and Alice to hold to them and their issue of the lord the King; and if Franco and Alice die without issue then to the right heirs of Franco. This concord was made by precept of the King
- 62. At Westminster in the octave of St. John Baptist; between Geoffrey le Leche of Keynesham and William de la Grene, querents, by John de Coumbe in the place of Geoffrey; and Walter de Compton Dauno, chaplain, deforciant; for a messuage, twelve bovates of land, and fourteen acres of wood in Compton Dauno. Walter acknowledged the right of William and quit claimed to Geoffrey and William and the heirs of William. For this Geoffrey and William gave Walter ten pounds sterling.

- 63. At Westminster in the octave of Trinity; between Henry le Guldene and Elizabeth his wife, querents, by Thomas de Crukern in the place of Elizabeth, and Richard Peny and Margerie his wife, deforciants; for two messuages, forty acres of land, three acres of meadow and two acres of moor in Hentonescraft and Henton St. George. Richard and Margerie acknowledged the said tenement to be the right of Henry, of which tenement Henry and Elizabeth had twenty-five acres of land, one acre of meadow, the said moor, and two parts of a messuage the gift of Richard and Margerie, and besides Richard and Margerie granted that one messuage, fifteen acres of land, and two acres of meadow, which Henry de Stretton held for his life, and also that the third part of a messuage in Hentonescraft, which Hugh de Brigge held for his life, the heritage of Richard, which after the decease of Henry and Hugh ought to revert to Richard and Margerie and the heirs of Richard, after the decease of Henry and Hugh shall remain to Henry le Guldene and Elizabeth and the heirs of Henry. For this Henry le Guldene and Elizabeth gave Richard and Margerie forty marcs of silver.
- 64. At Westminster in the octave of Trinity; between Walter de Badeston and Joan his wife, querents; and Walter Pynho, deforciant; for the manor of Ronyton. Walter de Badeston and Joan acknowledged the right of Walter Pynho as by their gift. For this Walter Pynho granted the said manor to Walter de Badeston and Joan for their lives; after their decease the same to remain to Thomas son of Roger Cryspyn and Joan daughter of Nicholas Daunay, and the heirs issue of Thomas and Joan; and if Thomas and Joan die without issue then the said manor shall remain to the right heirs of Joan wife of the said Walter de Badeston.
- 65. At Westminster in the octave of Trinity; between Joan la Flemynge, querent; and Roger de Shutton and Nichola his wife, deforciants; for four acres of land, a rood of meadow, twenty-three acres of pasture, and fourteen shillings and six pence rent, and the quarter part of three messuages, two mills, and five acres and one rood of wood in Dynre. Roger and Nichola acknowledged the right of Joan to the said land,

meadow, pasture, and rent, and besides they granted that the said quarter part which John William held for life the heritage of Nichola, which after the decease of John ought to revert to Roger and Nichola and the heirs of Nichola shall remain to Joan and her heirs. For this Joan gave Roger and Nichola twenty marcs of silver. This concord was made in the presence of John, who agreed and did fealty to Joan in the court.

19 Edward III. (1325-26).

- 66. At Westminster in the quinzaine of St. Martin; between Roger de Welleford and Alina his wife, querents; and Adam de Appellegh and Gilbert de Chilton, deforciants; for a messuage, a mill, a carucate and a half of land, twenty acres of meadow, thirty acres of wood, ten acres of moor, and three shillings and six pence rent and a rent of a pound of pepper and a pound of cumin in Welleford and Thomas Margarete. Roger and Alina acknowledged the right of Adam, as that which Adam and Gilbert had by their gift. For this Adam and Gilbert granted the same to Roger and Alina and the heirs of the body of Roger, and if Roger die without such heirs then after the decease of Alina to remain to Baldewin Malet and Hawisia his wife; and after them to Baldewin the son of the said Baldwin and the heirs of his body begotten; and if he die without such heirs then to the right heirs of the aforesaid Baldwin Malet.
- 67. At Westminster in a month of Michaelmas; between Stephen Snaward of Crukerne, querent; and Michael de Cruket and Isabella his wife, deforciants; for a messuage and five acres of land in Crukerne. Michael and Isabella acknowledged the right of Stephen as by their gift and warranted. For this Stephen gave Michael and Isabella twenty marcs of silver.
- 68. At Westminster in the octave of St. Martin; between William de Trente, querent; and Thomas son of Stephen atte Fishwere of Astington and Cristina his wife, deforciants; for two messuages, thirty-seven acres of land and (three) acres of

meadow in Ivelcestre and Middleton. Thomas and Cristina acknowledged the right of William as by their gift, and warranted. For this William gave Thomas and Cristina twenty pounds sterling.

- 69. At Westminster in three weeks of Michaelmas; between William Samuel and Agnes his wife, querents; and John de Coumbe, deforciant; for two messuages, a carucate of land, six acres of meadow and seventeen acres of pasture, ten acres of wood, and forty shillings rent in Lokyngton, Walton, and Colford. William acknowledged the right of John as by his gift. For this John granted the same to William and Agnes and the heirs of their bodies; and if they die without issue then to remain wholly to the right heirs of William.
- 70. At Westminster in the octave of St. Michael; between Nicholas atte Yerd of Crukerne, querent; and Michael de Cruket and Isabella his wife, deforciants; for eleven acres of land, one acre of meadow, and one acre of pasture and a half in Crukerne. Michael and Isabella acknowledged the right of Nicholas as by their gift, and warranted. For this Nicholas gave Michael and Isabella ten pounds sterling.

(Endorsed.) William Sencler put in his claim.

- 71. At Westminster in the morrow of St. Martin; between Peter le Rous of Preston, querent; and John de Preston, senior, deforciant; for nine messuages, a carucate and a half of land and ten acres of meadow in Preston Plokenet and Chestremede. John acknowledged the right of Peter as by his gift. For this Peter granted the same to John for life and after his decease to remain to John son of the same John and Matilda his wife and the heirs of their bodies issuing; and if they die without such heirs then to remain to the right heirs of John de Preston.
- 72. At Westminster in the morrow of All Souls; between Philip son of Thomas de Wellesleghe, querent, by Thomas de Bruton in his place; and Walter de Thornhill and Margerie his wife, deforciants; for a messuage, thirty acres of land, ten acres of meadow, and thirteen shillings rent in Ivelcestre and Socke-

deneys juxta Ivelcestre. Walter and Margerie for themselves and the heirs of Margerie acknowledged the right of Philip and warranted. For this Philip gave them twenty pounds sterling.

- 73. At Westminster in the octave of Michaelmas; between Ralph son of William le Mouner of Clyvedon cleric, querent; and John Chelny of Keen, deforciant; for a messuage, thirteen acres of land, and three acres of meadow in Keen and Jacton. John acknowledged the right of Ralph as by his gift, and warranted. For this Ralph gave John twenty marcs of silver.
- 74. At Westminster in three weeks of Michaelmas; between John Samuel and Sarra his wife, querents; and John de Coumbe, deforciant; for two messuages, two carucates of land, twenty acres of meadow, seven acres of pasture, two acres of wood, and seven shillings rent, in Pulton and Cumpton. John Samuel acknowledged the right of John de Coumbe as by his gift. For this John de Coumbe granted the same to John Samuel and Sarra and their issue; and if they die without issue then to the right heirs of John Samuel.
- 75. At Westminster in the octave of St. Michael; between Reginald son of Reginald and Alice his wife, querents, by William Markaunt in the place of Alice; and Walter de Coumbe and John Boye, deforçiants; for the fourth part of the manor of Shepton Malet. Reginald acknowledged the right of Walter and John as by his gift. For this Walter and John granted the said quarter part to Reginald and Alice and the heirs issuing of their bodies; and if they die without such heirs then to remain to the right heirs of Reginald.
- 76. At Westminster in the quinzaine of St. Michael; between Richard Lughe, querent; and Michael de Cruket and Isabella his wife, deforciants; for nine acres and a rood of land, three acres of meadow, and the moiety of a messuage and a mill in Crukerne. Michael and Isabella acknowledged the right of Richard as by their gift, and warranted. For this Richard gave them ten marcs of silver.

(Endorsed.) William Sencler put in his claim.

- 77. At Westminster in the morrow of All Souls; between Peter le Rous of Preston, querent; and John de Preston, senior, and Felicia his wife, deforciants; for two messuages, five acres of meadow, and the moiety of a carucate of land, in Preston Plokenet, Estmersh, and Hetecombe. John and Felicia acknowledged the right of Peter as by their gift. For this Peter granted the same to John and Felicia for their lives; and after their decease to John the son of the above John and Matilda his wife and the heirs issuing of their bodies; and if they die without such heirs then to the right heirs of the aforesaid John de Preston.
- 78. At Westminster in a month of Michaelmas; between John Wak, querent; and Walter de Surreye, deforciant; for the manor of Estdoulissh and Westdoulissh. John acknowledged the right of Walter as by his gift. For this Walter granted the same to John for life and after his decease to John Keynes and Isabella his wife and the heirs of their bodies; and if they die without such heirs then to the right heirs of the aforesaid John Wak.
- 79. At Westminster in a week of Michaelmas; between Thomas Wyion, senior, and William his son, junior, and Robert Wyion, querents, by John de Crukern in their place; and Michael de Cruket and Isabella his wife, deforciants; for two messuages, sixteen acres of land, and three acres of pasture in Crukerne. Michael and Isabella granted the said tenement to Thomas Wyion, senior, and William Wyion, junior, and Robert for their lives to hold of Michael and Isabella and the heirs of Isabella, rendering therefor a rose at Michaelmas, and after the decease of William, William junior, Thomas, and Robert to revert to Michael and Isabella and the heirs of Isabella. For this William, William, Thomas, and Robert, gave Michael and Isabella ten marcs of silver.

(Endorsed.) William Seyncler put in his claim.

80. At Westminster in the octave of Hillary; between John Arundel and Alice his wife, querents; and William de Bratton and Ralph de Vernay, deforciants; for a messuage, a carucate of land, ten acres of meadow, eighteen acres of wood, and

fourteen shillings rent in Fifhide Abbatis. John acknowledged the right of William and Ralph as by his gift. For this William and Ralph granted the same to John and Alice and the heirs of John.

- 81. At Westminster in the octave of the Purification; between Roger de Stutescumbe, querent; and John son of Nicholas de Haywode and Robert Hoppegras, deforciants; for a messuage and a carucate of land in Santford Oscus. Roger acknowledged the right of Robert and John as by his gift. For this John and Robert granted the same to Roger and the heirs of his body begotten and if Roger die without such heirs then to remain to Nicholas de Heywode and Isabella his wife and the heirs of Nicholas.
- 82. At Westminster in the morrow of the Purification; between Richard de Cogan, querent, by Adam de . . . ton in his place; and Hugh Jakes and Joan his wife, deforciants; for a messuage, fifteen acres of land, and four acres of meadow in Honespille and Eststholte. Hugh and John acknowleged the right of Richard, and warranted. For this Richard gave Hugh and John sixteen pounds sterling.

(Endorsed.) Walter Cobbe and Claricia his wife, David Gouer and Joan his wife, Ralph Hereward and Alice his wife put in their claims.

- 83. At Westminster in the octave of Hillary; between Thomas Atte More and Isabella his wife, querents; and Osbert son of Robert de London and Edith his wife, deforciants; for a messuage, sixty acres of land, five acres of meadow, and four shillings rent in Godetone juxta Tauntone. Osbert acknowledged the right of Isabella. For this Thomas and Isabella granted the same to Osbert and Edith for their lives to hold of Thomas and Isabella rendering annually twelve pence at Michaelmas; and after the decease of Osbert and Edith to revert to Thomas and Isabella and the heirs of Isabella.
- 84. At Westminster in the octave of Trinity; between John Gyan, querent; and Matilda, who had been the wife of Robert

Gyan, deforciant; for three messuages in Taunton. Matilda acknowledged the right of John and his heirs, and warranted. For this John gave Matilda twenty marcs of silver.

- 85. At Westminster in the octave of Trinity; between Richard de Taunton, teynturer, and Agnes his wife, querents, by John de Somerton in the place of Agnes; and Matilda, who was the wife of Richard Gyan, deforciant; for a messuage and six acres of land in Taunton and West Monckton. Richard acknowledged the right of Matilda as by his gift. For this Matilda granted the same to Richard and Agnes and the heirs of their bodies issuing; and if they die without such heirs then to remain to the right heirs of Richard; and Matilda and her heirs warranted to Richard and Agnes and their heirs and also to the right heirs of Richard if Richard and Agnes shall die without heirs of their bodies begotten.
- 86. At Westminster in the morrow of St. John Baptist; between Alice, who was the wife of William de Stapelton, and John son of William de Stapelton, querents; by John de Somerton in the place of Alice, and the same John as guardian of John son of William; and William Wyioun and Cristiana his wife, deforciants; for a messuage, forty acres of land, and five acres of meadow in Fenhampton. William and Cristiana acknowledged the right of Alice and rendered the same to Alice and John to hold to them and the heirs of Alice, and warranted. For this Alice and John gave William and Cristiana twenty pounds sterling.
- 87. At Westminster in the octave of Trinity; between Geoffry de Pupolpenne, querent; and Michael de Cryket and Isabella his wife, deforciants; for a messuage, a carucate of land, fifteen acres of meadow, sixteen acres of pasture, twelve acres of wood, and five shillings and three pence rent, in Hewenebeare. Michael and Isabella acknowledged the right of Geoffry as by their gift, and warranted. For this Geoffrey gave Michael and Isabella forty pounds sterling.
- 88. At Westminster in the quinzaine of Trinity; between Henry Pouwer, querent; and Richard de St. Clare, deforciant;

for a messuage, one hundred and fifty acres of land, thirty-four acres of meadow, and ten shillings rent in Langesutton and Mertoke; and afterwards in the octave of Trinity in first year of Edward III, between the same Henry and Richard. Richard acknowledged the right of Henry as by his gift, and warranted. For this Henry granted for himself and his heirs a rent every year to Richard for the life of Richard of four pounds sterling, payable one moiety at the feast of All Saints and the other moiety at Easter, and if it happen that Henry or his heirs fail in the said payments at any term then Richard may distrain on all goods and chattels within the said tenement and the same retain until full payment of arrears has been made, and after the decease of Richard, Henry and his heirs shall be quit of the payment of the said money.

(Endorsed.) Robert de St. Clare put in his claim.

89. At Westminster in the quinzaine of St. John Baptist; between John de Crukerne, querent; and Michael de Cruket and Isabella his wife, deforciants; for a messuage and five acres of land in Crukerne; and afterwards at York in the quinzaine of St. Hillary in the second year of Edward III, between the same John and the same Michael and Isabella. Michael and Isabella acknowledged the right of John as to the said messuage and two acres of the said land as by their gift, and besides Michael and Isabella granted for themselves and the heirs of Michael that two acres and a half of land which William de Rodeston and Isabella who was the wife of Nicholas de Rodeston held for the life of William, and also a moiety of an acre of land which the same William and John Depe held for the life of William, which after William to Michael and Isabella and the heirs of Michael ought to revert, after William shall remain to John and his heirs. For this John gave Michael and Isabella ten marcs of silver.

90. At Westminster in the morrow of St. John Baptist; between John Knyght of Somertone and Matilda his wife, querents, by John de Somertone in the place of Matilda; and William Knight, chaplain, deforciant; for a messuage, a carucate of land, ten acres of meadow, and five acres of wood

in Somertone. John acknowledged the right of William as by his own gift. For this William granted the same to John and Matilda to hold to them and their issue, and if they die without ssue then to remain to the right heirs of John.

91. At Westminster in the quinzaine of St. John Baptist; between Henry le Theyn of Ashton juxta Bristoll and Alice his wife and William his son, querents, by Walter de Lacy in the place of Alice and William; and John de Bobbury, parson of the Church of Coldashton, deforciant; for a messuage, a carucate and twenty acres of land, fifteen acres and three roods of meadow, nineteen acres of wood, twenty-six pence rent, and the moiety of a messuage in Ashton juxta Bristoll. Henry acknowledged the right of John. For this John granted two parts to Henry, Alice, and William and the heirs male of Henry begotten, and besides John granted that the third part which Edith who was the wife of William le Theyn held in dower his heritage, which after the decease of Edith ought to revert to him and his heirs shall revert to Henry, Alice, and William, and the heirs of Henry as aforesaid; and if Henry die without such heirs then after the deaths of Alice and William all shall remain to Isabella daughter of Henry and the heirs of her body begotten, and if Isabella die without such heirs then to Matilda her sister, and after Matilda to the right heirs of Henry.

(Endorsed.) Thomas de Lyouns put in his claim.

92. At Westminster in the quinzaine of Trinity; between Nicholas Daunay, querent; and Walter de Badeston and Joan his wife, deforciants; for the manors of Sanford Arundel and Athelardeston. Nicholas acknowledged the right of Joan. For this Walter and Joan granted to Nicholas the manor of Sanford for life, and besides they granted the manor of Athelardeston which Ralph de Middelnye held for life by demise of Walter and Joan, which after the decease of Ralph ought to revert to Walter and Joan, shall remain to Nicholas for life to hold both the said manors of Walter and Joan, and the heirs of Joan rendering per annum a rose at Midsummer, and after the decease of Nicholas the said manors shall remain to Thomas son of Roger Crispyn and Joan daughter of Nicholas Daunay and

their issue to hold by the like service; and if Thomas and Joan daughter of Nicholas die without such heirs then to revert to Walter and Joan his wife and the heirs of Joan. This concord was made in the presence of Ralph, who consented and did fealty to Nicholas in the court.

93. At Westminster in the quinzaine of Trinity; between Alianor de Curtenay, querent, by John de Chuddele in her place; and James son of Master Richard of Norton St. Philip and Cristina his wife, deforciants; for a messuage, a virgate and a ferling of land in Heinnyngton. James and Cristina granted for themselves and the heirs of Cristina that two parts of the said tenement which Matilda who was the wife of Richard Stille and Thomas her son held for life and also the third part which Margerie, who was the wife of Roger Stille, held in dower the heritage of Christina which after the decease of Matilda, Thomas, and Margerie, ought to revert to James and Cristina and the heirs of Cristina, shall remain to Alianor and after her to Avelyna, who was the wife of John Giffard, and the heirs of her body begotten; and if Avelina die without such heirs then to remain to Hugh, son of Robert de Scales and his heirs, and James and Cristina warranted. For this Alianor gave James and Cristina twenty pounds sterling. This concord was made in the presence of Thomas and Margery, who consented, and did fealty to Alianor in the court.

20 Edward III. (1326-27).

94. At Westminster in the morrow of All Souls; between Robert le Ridere and Cristina his wife, querents, and John son of Roger Aleyn in the place of Christina; and Richard Burgoyne of Hengstrigge and Alice his wife, deforciants; for a messuage, fourteen acres and a half of land, and a moiety of an acre of meadow in Hengstrigge. Richard and Alice acknowledged the right of Robert and Cristina as by their gift, and warranted. For this Robert and Cristina gave Richard and Alice twenty pounds sterling.

- Stephen de Marchalislegh and Alice his wife, querents, by Richard de Wodewell in the place of Alice; and Adam de Taunton, deforciant; for a messuage, a carucate of land, three acres of meadow, twenty acres of wood, and five shillings rent in Skylegate. Stephen acknowledged the right of Adam as by his gift. For this Adam granted the same to Stephen and Alice for their lives, and after them to remain to Cristina daughter of Stephen and the heirs of her body begotten; and if Cristina die without such heirs then to Matilda her sister and the heirs of her body; and after Matilda to the right heirs of Stephen.
- 96. At Westminster in the quinzaine of Michaelmas; between Ralph le Fitz Ours and Matilda his wife, querents, by Walter de Enenie in the place of Matilda; and William Cras and Gilbert de Chilton, deforciants; for the manor of Berompton Ralph and the advowson of the church of the manor. Ralph acknowledged the right of William and Gilbert as by his gift. For this William and Gilbert granted the same to Ralph and Matilda to hold to them and their issue; and if they die without issue then to the right heirs of Ralph.
- 97. At Westminster in the quinzaine of St. John Baptist; between John de Popham and Alexandria his wife, querents, by Richard Coker in the place of Alexandria; and John de Somerton, deforciant; for four messuages, three carucates of land, and forty acres of meadow in Northpederton, Honteworth, Bruggewater, and Esturpostrigge juxta Cherdelynch. de Popham acknowledged the right of John de Somerton as by his gift. For this John de Somerton granted to John de Popham and Alexandria two messuages, two carucates of land, and the said meadow, in Northpederton and Honteworth, to hold to them and their issue; and if they die without issue then to the right heirs of John de Popham. The same John de Somerton also granted to John de Popham all the residue of the said tenement, viz. two messuages, and a carucate of land in Bruggewater and Esturpostrigge for all the life of John de Popham; and after his decease to remain to Hugh his son and the heirs of his body

begotten, and if Hugh die without such heirs, then to Gilbert his brother and the heirs of his body; and if Gilbert die without such heirs, then to remain to the right heirs of John de Popham.

- 98. At Westminster in the quinzaine of St. John Baptist; between Andreas de Ralegh, querent; and Edmund Martyn and Isabella his wife, deforciants; for the manor of Broune; and afterwards at York in the quinzaine of Trinity in the 2nd year of Edward III, between the same Andreas and the same Edmund and Isabella for the same manor. Edmund and Isabella acknowledged the right of Andreas as by their gift. For this Andreas granted the said manor to Edmund and Isabella to hold to them and their issue; and if they die without issue, then to remain to Cristiana de London and the heirs of her body begotten; and if Cristiana die without such heirs, then to remain to the right heirs of Edmund.
- 99. At Westminster in the morrow of All Souls; between Thomas de Havenebere and Olivia his wife, querents; and Simon de Wyly, deforciant; for two messuages, a carucate of land, twenty acres of meadow, two acres of wood, and ten shillings rent, in Hardyngtone Maundeville. Thomas acknowledged the right of Simon as by his gift. For this Simon granted the same to Thomas and Olive to hold to them and the heirs of the body of Thomas of Simon and his heirs rendering annually a rose at Midsummer; and if it happen that Thomas die without heirs of his body begotten, then after the decease of Olive the whole shall revert to Simon and his heirs.
- Ioo. At Westminster in the octave of St. Michael; between Geoffrey atte Melle and Margerie his wife, querents, by John Manship in the place of Margerie; and John Mark, deforciant, for a messuage, a mill, a ferling of land, an acre of meadow, and two acres of wood in Brumpton Regis. Geoffrey acknowledged the right of John as by his gift. For this John granted the same to Geoffrey and Margerie to hold for life, and after their decease to remain to John their son and the heirs of his body begotten; and if John die without such heirs, then to remain to the right heirs of Geoffrey.

William de Norton and Agnes his wife, querents, by John de Somerton in the place of Agnes, and Richard le Chapman of Taunton and Cristina his wife, deforciants, for a messuage in Taunton. William acknowledged the right of Richard and Cristina as by his gift. For this Richard and Cristina granted the same to William and Agnes to hold to them and the heirs of William, and they warranted against all men.

Divers Counties.

3 Edward III. (1309–10).

32. At Westminster in the quinzaine of Easter; between John Pypard, querent; and Edmund le Boteller, deforciant; for the manor of Belweton and for seven pounds rent in Breen juxta Bledon (and lands in Oxon, Gloucester and Bucks). John acknowledged the right of Edmund as by his gift. For this Edmund granted the same to John for life rendering therefor per annum a rose at St. John Baptist, and after the decease of John to revert to Edmund and his heirs.

(Endorsed.) William de Grandisson and Sibill his wife put in their claims.

4 Edward III. (1310-11).

39. At Westminster in the octave of St. Michael; between Henry de Lacy, Earl of Lincoln, and Joan his wife, by John Crispyn in their place; and William Martyn senior, deforciant; for the manor of Blakedon except the advowson of the church of the same manor (and lands in Devon). The said Earl acknowledged the said manor to be the right of William. For this William granted the same to the said Earl and Joan to hold

to them and the heirs of their bodies begotten of the lord the King, and William warranted; and if the said Earl die without heirs of Joan begotten then after the decease of Joan, the said manor to revert to William and his heirs. This concord was made by precept of the King.

(Endorsed.) Roger de Nonaunt put in his claim.

46. At Westminster in the octave of Trinity; between Philip de Curteney, querent; and Thomas de Cyrenecestre, deforciant; for a messuage, one hundred and twelve acres of land, thirty acres of meadow, forty acres of pasture, and forty-three shillings and three pence rent in Yvelcestre and the advowson of the church of St. Michael in Yvelcestre (and lands in Devon). Thomas acknowledged the right of Philip. For this Philip granted the said tenement and advowson to Thomas to hold for life, rendering therefor per annum a rose at St. John Baptist; and after the decease of Thomas to revert to Philip and his heirs.

5 Edward II. (1311-12).

50. At Westminster in the octave of St. Michael; between Edward Burnel and Alice his wife, querents; and Ingelramus Berenger, deforciant; for the manor of Compton Daune (and lands in Norfolk and Salop). Edward acknowledged the right of Ingelramus as by his gift. For this Ingelramus granted the same to Edward and Alice to hold to them and the heirs of Edward.

54. At Westminster in the octave of St. Martin; between Simon le Sauvage, junior, querent; and Walter de Meryet, deforciant; for the manor of Bradeford juxta Welyngton, and for two messuages, two carucates of land, twenty acres of meadow, and thirty acres of wood in Hoccombe juxta Lydyard St. Laurence and Bickelegh juxta Milverton, and the advowson of the church of the manor of Bradeford (and lands in Devon). Simon acknowledged the right of Walter. For this Walter granted the same to Simon for life to hold of Walter, rendering

annually a rose at Midsummer, and after the decease of Simon to remain to Lucy de Meriet to hold of Walter for her life; and after Lucy to remain to Hawisia her daughter and the heirs of her body begotten to hold of Walter by the aforesaid service; and if Hawisia die without such heirs, then to revert to Walter and his heirs.

6' Edward III. (1312-13).

75. At Westminster in the octave of St. Michael; between John de Kyngesbury, querent; and Hugh de Bello Campo and Anndonia his wife, deforciants; for three messuages, two carucates and four bovates of land, thirty-six acres of meadow, one hundred acres of wood, and four pounds nineteen shillings and nine pence rent in Chafcombe, Wondestrowe, and Stathe, and half the advowson of the church of Chafcombe and the fourth part of the church of Wondestrowe (and lands in South'ton and Dorset). Hugh and Anndonia acknowledged the right of John as by their gift. For this John granted the same to Hugh and Anndonia and the heirs of Hugh by Anndonia; and if Anndonia die without such heirs then after the death of Hugh to remain to the heirs of the body of Hugh begotten; and if Hugh die without such heirs, then to the right heirs of Anndonia.

80. At Westminster in the quinzaine of Easter; between Joan, who was the wife of Gregory de Welynton, querent, by Simon le Sauvage in her place; and Richard Gyverney and Gunnora his wife, deforciants; for five messuages, four carucates of land, sixty acres of meadow, and ten marcs rent in Cothelston, Boclond Epi, Lydyard Epi, Welynton, Bonecumbe, Estlambrok, Kyngesbury, Faryntton, Cherde, Gosebraden, and Northhom juxta Welynton (and lands in Devon), Richard and Gunnora acknowledged the right of John. For this John gave them one hundred pounds sterling.

(Endorsed.) Reginald de la Putte, John de la Yerd and Joan his wife, William de la Byrlaund and Hawys his wife,

Thomas fitz Visi and Alice his wife, Alice de Chudescombe, Joan, who was the wife of Robert de Wyrcestre, John de Chippelegh, John de Dene, Roger de Stoford, Joan de Welynton and John Bozoun put in their claims.

John son of John la Warre put in his claim. Henry de Wollavyton put in his claim.

81. At Westminster in the octave of Trinity; between Philip de Columbarus and Roger de Weston, querents; and Robert de Cantockesheved and Joan his wife, deforciants; for sixteen messuages, a mill, ten carucates of land, one hundred and fifty acres of meadow, sixty acres of wood, forty-eight shillings and ten pence rent, a rent of a pound of wax and a pound of cummin, in Wyke, Lydeyerd Epi, Estlambrok, Northhom, Welington, Bokelond Epi, Bounecumbe, Cerde, Wynesham, Codeworth, Woky, and Gosebrden, and the advowson of the chapel of Estlambrok (and lands in Devon). Philip acknowledged the right of Joan. For this Robert and Joan granted the same to Philip and Roger to hold to them and the heirs of Philip.

(Endorsed.) Richard Givernay and Gunnora his wife put in their claim.

John, son of John la Ware, put in his claim.

Reginald de la Putte, John de la Yerd and Joan his wife, William de la Byrlaund and Hawys his wife, Thomas fitz Visi and Alice his wife, Alice de Chudescombe, Joan, who was the wife of Robert de Wyrcestre, John de Chippelegh, John de Dene, Roger de Stoford, Joan de Welyngton, and John Bozoun, put in their claims.

Henry de Wollavynton put in his claim. Richard de Cerne put in his claim. Roger de Stoford put in his claim.

7. Edward III. (1313-14).

90. At Westminster in the morrow of St. Martin; between John de Berkelegh and Hawisia his wife, and Lucy de Meriet,

querents, by Simon le Sauvage in the place of Lucy; and Walter de Meriet, deforciant; for the manor of Bradeford juxta Welyngton, two messuages, two carucates of land, twenty acres of meadow, and thirty acres of wood, in Hoccumbe juxta Lydyard St. Laurence, and Bikelegh juxta Milverton, and the advowson of the church of the said manor (and lands in Devon). John and Hawisia acknowledged the right of Walter. For this Walter granted the same to Lucy for life, rendering therefor per annum a rose at Midsummer, and after the decease of Lucy to remain to John and Hawisia and their heirs begotten; and if Hawisia die without such heirs then after the decease of John, to revert to Walter and his heirs.

9 Edward II. (1315–16).

114. At Westminster in the quinzaine of Michaelmas; between Hugh de Curtenay, querent; and Stephen de Haccumbe, deforciant; for the manor of Hemyngton (and lands in Dorset, Bucks, and Devon). Hugh acknowledged the right of Stephen. For this Stephen granted the said manor which Alianor, who had been the wife of Hugh de Curtenay, held in dower the heritage of Stephen, which after the decease of Alianor, ought to revert to Stephen should after the decease of Alianor remain to Hugh de Curtenay for life to hold of the King, and after the decease of Hugh to remain to Hugh his son and the heirs of his body; and if Hugh son of Hugh die without such heirs then to remain to Robert son of Hugh de Curtenay and the heirs of his body; and if Robert die without such heirs then to remain to Thomas son of Hugh de Curtenay and his heirs to hold of the lord the King. This concord was made by precept of the King, Alianor being present and consenting and did fealty to Hugh de Curtenay in the court.

10 Edward III. (1316–17).

145. At Westminster in a month of Easter; between William Deneband and Joan his wife, querents, by William de Peret in the place of Joan; and Thomas de Stokelinch vicar of the church of Sowy, deforciant; for a messuage, a mill, two carucates of land, and ten pounds rent in Henton St. George, Henton Craft, Cruke, and Synderasshe (and lands in Dorset and Devon). William acknowledged the right of Thomas as by his gift. For this Thomas granted the same to William and Joan and their heirs begotten, and if William die without heirs begotten of Joan then after the decease of Joan, to remain to the right heirs of William.

11 Edward III. (1317-18).

Thomas Daumarle and Cecilia his wife, querents, by Thomas de Crukerne in the place of Cecilia; and Nicholas Portebref, deforciant; for the manors of Berkele and Skylgate (and lands in Dorset). Thomas acknowledged the right of Nicholas as by his gift. For this Nicholas granted the same to Thomas and Cecilia and their issue, and if they die without issue then to remain to the right heirs of Thomas.

163. At Westminster in a week of Easter; between Edward de Stradelyng and Elena his wife, querents, by William de Perret in the place of Elena; and Michael le Rous, deforciant; for three messuages, a mill, five carucates and two virgates of land, thirty-one acres of meadow, one hundred and forty-one acres of wood, seven pounds nine shillings and two pence rent, in Cumbe Haweye, Wachet Haweye, and Hennegrave juxta Brywton, and the advowson of the church of Cumbe Haweye (and lands in Dorset). Edward acknowledged the right of Michael as by his gift. For this Michael granted the same to Edward and Elena and their issue, and if they die without issue then to remain to the right heirs of Edward.

12 Edward III. (1318-19).

William Reynald of Eyford, querent: and Margaret who was the wife of Nicholas de Valers, deforciant; for a messuage, thirty-six acres of meadow, seventeen acres of pasture and the third part of a mill in Wynflith, Ragel, Dundrey and, Cranemere (and lands in Gloucester). Margaret acknowledged the right of William as by her gift. For this William granted the same to Margaret for life, and after her decease to Walter de Romesey and Katherine his wife and their issue; and if they die without issue then to remain to John son of William and Margaret and their issue; and if they die without issue then to remain to the right heirs of the aforesaid Katherine.

(Endorsed.) Elias de Berkeleye, senior, put in his claim.

- 171. At Westminster in the quinzaine of Michaelmas; between Walter de Romeyse and Katherine his wife, querents; and Walter de Wotton and John de Middelton, deforciants; for two messuages, four carucates of land, and thirty shillings rent in Ocle, Mudiford, Chilterne and Hull (and lands in South'ton). Walter de Romesye acknowledged the right of Walter de Wotton and John as by his gift. For this Walter and John granted the same to Walter and Katherine.
- Laurence de Cherleton and Elena his wife, querents, by William de Middelton in the place of Elena; and Warinn de St. Maur, deforciant; for the manor of La Rode and the advowson of the church (and lands in Wilts). Laurence acknowledged the right of Warinn as by his gift. For this Warinn granted the same to Elena for her life after her decease to remain to Laurence, and after him to remain to Aline son of Nicholas de St. Maur and his heirs begotten; and if he die without such heirs then to remain to Nicholas die without such heirs male begotten; and if Nicholas die without such heirs male to Thomas, son of Nicholas St. Maur and his heirs.

177. At Westminster in the octave of Hillary; between William de Reigny, querent; and John de Reigny and Mabel his wife, deforciants; for one hundred and sixty-nine acres of land, twelve acres of meadow, forty acres of pasture, sixty acres of wood and ten shillings and fourpence rent in Estludeford, Fodyndon, and Babbecary (and lands in Dorset). John and Mabel acknowledged the right of William as by their gift. For this William granted the same to John and Mabel and their issue to hold of him and his heirs rendering annually a rose at Midsummer; and if John and Mabel die without issue then to revert to William and his heirs.

180. At Westminster in the octave of Trinity; between John de Pultynior and Alice his wife, querents; and Robert atte Pute, parson of the church of Yuddeslegh, deforciant; for two messuages, sixty-seven acres of land, and three acres of meadow, in Sticklepath and Wodehouse (and lands in Devon). John acknowledged the right of Robert as by his gift. For this Robert granted the same to John and Alice to hold to them and their issue, and if they die without issue then to remain to the right heirs of John.

14 Edward III. (1320-21).

202. At Westminster in the quinzaine of Easter; between Robert Burnet and Elizabeth his wife, querents; and William Martyn, Henry de Caumpvill and John de Gamelton, deforciants, by Ralph Speek in the place of William and Henry; for eight messuages, eight virgates of land, twenty-three acres of meadow, and thirty acres of wood in Boghedon (and lands in Wilts). John acknowledged the right of Robert and Elizabeth to hold to them and the heirs of Elizabeth. For this Robert and Elizabeth at the instance of the said John granted for themselves and the heirs of Elizabeth an annual rent to William and Henry for their lives of twenty pounds sterling, half to be paid at Easter and half at Michaelmas, and if Robert and Elizabeth or the heirs of Elizabeth default in payment at either term it shall be lawful for William and Henry to distrain in the

said tenement and to retain until full payment is made. After the decease of William and Henry the said Robert and Elizabeth and the heirs of Elizabeth shall be quit of the said payment.

16 Edward II. (1322-23).

217. At York in the morrow of Ascension; between Robert fiz Payn and Ela his wife, querents; and Jordan de Byntre, chaplain, deforciant; for the manors of Cary, Cherleton, Radeweye, and Stokecursy, and the Hundred of Canyngton, and the advowson of the church of the manor of Cherleton (and lands in Dorset and Wilts). Robert acknowledged the right of Jordan as by his gift. For this Jordan granted the said manors and Hundred, and advowson to Robert and Ela to hold to them and the heirs of Robert, of the lord the King. This concord so far as it relates to the manors of Cary, Cherleton, Stokecursy, the Hundred and the advowson, was made by precept of the King.

17 Edward II. (1323–24).

224. At Westminster in the quinzaine of Easter; between Robert fitz Payn and Ela his wife, querents; and Jordan de Byntre, parson of the church of Wrockeshale (Dorset), and Geoffrey de Godemaneston, parson of the church of Wodeton (Dorset), deforciants; for the manors of Stokecurcy, Radeweye, Cary, and Cherleton, the Hundred of Canyngton, and the advowson of the church of Cherleton (and lands in Dorset). Robert and Ela acknowledged the right of Jordan and Geoffrey as by their gift. For this Jordan and Geoffrey granted the same to Robert and Ela to hold to them and their heirs male procreate, of the lord the King; and if Robert die without heirs male begotten of Ela then after the decease of Ela, the said tenement to remain to Robert son of Richard de Grey of Codenoure and the heirs of his body; and if he die without such heirs then to remain to Gilbert his

brother and the heirs of his body, and if Gilbert die without such heirs then to remain to the right heirs of the aforesaid Robert fitz Payn. This concord was made by precept of the King.

(Endorsed.) Hugh de Knouille put in his claim. Alice de Everingham put in her claim. Thomas le Bret put in his claim. Peter Helyon and Cecilia his wife put in their claim. Thomas de Ivethorn and Sarra his wife put in their claim.

225. At Westminster in the quinzaine of Easter; between Robert fitz Payn and Ela his wife, querents; and Jordan de Byntre, parson of the church of Wrockeshale (Dorset), and Geoffrey de Godemaneston, parson of the church of Wodeton (Dorset), deforciants; for the manor of Staple and for a messuage and a carucate of land in Wyndeyate, and for the advowson of the church of Staple (and lands in Dorset). Robert and Ela acknowledged the right of Jordan and Geoffrey as by their gift. For this Jordan and Geoffrey granted the same to Robert and Ela to hold to them and their issue male; and if they die without such heirs then to remain to Robert son of Richard de Grei of Codenoure and the heirs of his body begotten; and if Robert die without such heirs then to Gilbert his brother and his heirs; and if he die without such heirs then to remain to the right heirs of the aforesaid Robert fitz Payn.

(Endorsed.) Hugh de Knouille put in his claim. Alice de Everingham put in her claim. Thomas le Bret put in his claim. Peter Helyon and Cecilia his wife put in their claim.

229. At Westminster in three weeks of Easter; between Robert de Handlo, cleric, querent; and John de Handlo and Matilda his wife, deforciants; for the manor of Cumpton Dauno (and lands in Warwick and Norfolk). John and Matilda acknowledged the right of Robert and granted for themselves and the heirs of Matilda that the said manor which Alice, who was the wife of Edward Burnel, held for her life, and which after her decease ought to revert to John and Matilda and the heirs of Matilda, should remain to Robert and his heirs, and they

warranted. For this Robert gave John and Matilda one hundred pounds sterling.

232. At Westminster in the octave of John Baptist; between John de Monteforti parson of the church of Combhawye and Walter de Saumpford, querents; and Elias Cotel, deforciant; for the manor of Corscumbe (and Cotelescombe, Gloucester). Elias acknowledged the right of John and granted for himself and his heirs that the said manor which Matilda, who had been wife of William Cotel, held in dower his heritage after the decease of Matilda should remain to John and Walter and the heirs of John. For this John and Walter gave Elias two hundred pounds sterling.

18 Edward III. (1324–25).

- 241. At Westminster in the octave of St. Martin; between Roger Wodeloke, querent; and Robert le Power of Wytham and Lucy his wife, deforciants; for the third part of the manor of Assh (and lands in Dorset). Robert and Lucy granted the same to Roger and quit claimed for themselves and their heirs for the said third part held in dower of Lucy. For this Roger gave Robert and Lucy ten pounds sterling.
- 247. At Westminster in the quinzaine of Easter; between Hugh le Despenser, querent; and Ebulo le Straunge and Alesia his wife, deforciants; for fifteen knights' fees in Tokeswell Notton, Esthesshecumbe, Westhessecumbe, Stokegowere, Sotton, Cherleton, Iford, Langeford, Hamme, Henstrigg, Kyustanton, Stoke Basset, Lokynton, and Durleye (and others in Wilts, Dorset, Berks, Gloucester, Devon, Hants, and Oxfordshire). Ebulo and Alesia acknowledged the right of Hugh, and quit claimed for themselves and the heirs of Alesia. For this Hugh gave them one thousand pounds sterling.
- 251. At Westminster in a week of Easter; between John de Bradestrete, chaplain, and William le Breton, querents; and

Richard de Rivers, deforciant; for the manor of Wynefford Ryvers (and lands in Berks). Richard acknowledged the right of John and William as by his gift. For this John and William granted the same to Richard to hold for life; and after the decease of Richard to remain to Robert his son and Joan his wife and the heirs of their bodies, and if Robert and Joan die without such heirs then to remain to the right heirs of Richard.

19 Edward II. (1325-26).

266. At Westminster in a month of Easter; between Elias Cotel, querent, by John de Chiddelegh in his place; and John de Monte Forti, parson of the church of Combhauweye, and Walter de Saumpford, deforciants; for the manor of Corscombe (and Cotelescombe in Gloucester). John and Walter granted for themselves and the heirs of John that the said manor which Matilda, who had been the wife of William Cotel, held in dower the heritage of John, and which after the decease of Matilda ought to revert to John, should remain to Elias for his life; and after the decease of Elias to remain to John de Palton and Joan his wife and their issue, and if they die without issue then to remain to the right heirs of John.

1 Edward HHH. (1326–27).

I. At Westminster in the quinzaine of Easter, before William de Herle, Henry le Scrop, John de Mitford, John de Stonore, and John de Bousser, justices; between Robert de Ashton and Elizabeth his wife, querents, by . . . de Sevenhampton, in the place of Elizabeth; and Walter Waleys, deforciant; for two messuages, three carucates and forty acres of land, forty-six acres of meadow, thirty-eight acres of wood, and thirteen pounds and ten shillings rent in Chelvy, Ashton, Dundrey, . . . and Flemford; and afterwards at York in three weeks of Easter in the second year of the same King, between the said Robert and

Elizabeth and the said Walter. Robert acknowledged the said tenement to be the right of Walter, of which Walter had one messuage, one carucate of land, fifteen acres of meadow, eight acres of wood and forty shillings rent by the gift of Robert. For this Walter granted the same to Robert and Elizabeth to hold to them and their issue; and besides Walter granted that one messuage, two carucates and forty acres of land, thirty-ene acres of meadow, thirty acres of wood, and ten pounds, nine shillings and four pence rent which Cristina, who had been wife of Philip, son of Philip de Ashton held for life; and also that twenty shillings and eight pence rent, which Florence who had been wife of Philip de Asshton, held for her life the heritage of Walter, and which after the decease of Cristina and Florence ought to revert to Walter, should remain to Robert and Elizabeth and their heirs; and if Robert and Elizabeth die without issue then all the said tenement shall remain to the right heirs of Robert. This concord was made in the presence of Cristina and Florence, who agreed and did fealty to Robert and Elizabeth in the court.

2. At Westminster in the octave of the Purification; between Laurence le Tort and Joan his wife, querents, and Andrew de Ralegh, deforciant; for twenty-four messuages, three mills, . . . acres of land, thirty acres and a half of meadow, thirteen acres of pasture, one hundred acres of wood, twenty acres of moor, eighteen marcs and four pence rent and a moiety of a mill in Muleknoll Bynneworthi, Cobbrige, Slocombe Lynche, Leye, Berdeslegh, Tymberscombe, Eylesworthi, Haukyngton, Heighhen, Loccombe, Langham Tort and La ; and afterwards at York in the quinzaine of Hillary in the third year of the same King between the same Laurence and Joan, and John brother and heir of Andrew. Laurence acknowledged the right of Andrew, of which Andrew held a quarter part of a carucate of land, one acre of wood, the moor, the rent and moiety of the mill as the gift of Laurence. For this Andrew granted the same to Laurence and Joan to hold to them and their issue; and besides Andrew granted that ten messuages, one mill, . . . carucate of land in Langeham Tort which Isabella, daughter of John de Dorburgh

held for her life, and that four messuages, one mill, and the moiety of a mill in Langham, Wo yleyn and Pole which Robert atte Pole held for life, and that a messuage, a mill and the moiety of a carucate of land in which Alice held for life, and that a messuage and a mill in Bynnworthi which Walter de Hastynge and Ralph Hastynge held for life, and that the quarter part of a carucate of land in Leye which John de Bratton held for life, and that a moiety of a quarter part of . . . which after the decease of Isabella, Robert, Henry, Walter, Ralph, John, Alice, and William, ought to revert to Andrew should remain to Laurence and Joan and their issue; and if they die without issue then to remain to and his heirs.

(Endorsed.) Robert Hamelyn put in his claim. Gilbert de Wokeyowe put in his claim.

- 3. At Westminster in the quinzaine of St. John Baptist; between Richard de Wygebeare and Matilda his wife, querents; and Richard de St. Clare, parson of the church of Chilton, and William de St. Clare, deforciants; for two messuages and two virgates of land in Overstratton and Netherstratton which Joan, who was the wife of William Wygebeare, held for life; and afterwards at York in the quinzaine of Trinity, in the second year of the same King, between the said parties. Richard de Wygebeare and Matilda acknowledged the right of William. For this Richard de St. Clare and William granted for themselves and the heirs of William that the said tenement, the heritage of William which after the decease of Joan ought to revert to Richard de St. Clare and William, should remain to Richard de Wygebeare and Matilda, and after them to Richard de Cogan and Mary his wife and the heirs of Richard. This concord was made in the presence of Joan, who agreed and did fealty to Richard de Wygebeare and Matilda in the court.
- 4. At Westminster in the quinzaine of St. John Baptist; between Walter le Somenour of Oterhampton, querent; and John de Horsy, deforciant; for seven messuages, two hundred acres of land and fifteen acres of meadow in Hardington; and afterwards at York in three weeks of Easter, in the second year

of the same King; between the same parties for the same tenement. John acknowledged the right of Walter as by his gift to hold to him and his heirs and warranted. For this Walter gave John one hundred marcs of silver.

- 5. At Westminster in the quinzaine of St. John Baptist; between John Maloisel and Roger his son, querents; and parson of the church of Murlynch, Thomas le deforciant; for two messuages, two carucates of land, sixteen acres of meadow, six acres of pasture, sixty shillings rent and the moiety of a mill in Westdilynton and Estdylynton; and afterwards at York in the morrow of the Purification, in the second year of the same King between the same parties. John acknowledged the right of Thomas as by his gift. For this Thomas granted the same to John for life and after the decease of John to remain to Roger and the heirs of his body begotten, and if Roger die without such heirs then to remain to Laurence his brother and the heirs of his body, and if Laurence die without such heirs then to remain to Baldewin his brother and the heirs of his body, and if Baldewin die without such heirs then to remain to Joan, his sister and the heirs of her body; and if Joan die without such heirs then to remain to the right heirs of Roger.
- 6. At Westminster in the quinzaine of Trinity; between William de Parys, querent; and Richard Dancy of Stawelle, deforciant; for thirteen acres of land and half an acre and three roods and a half of meadow, and two parts of a messuage in Stawelle; and afterwards at York in the quinzaine of Hillary, in the second year of the same King, between the same parties. Richard acknowledged the right of William as by his gift. For this William granted the same to Richard for life, rendering per annum a rose at Midsummer; and after the decease of Richard to revert to William and his heirs.
- 7. At York in the octave of St. Martin; between William Arthur, querent; and Henry de Faneford, deforciant; for the manor of Clopton in Gordene and the advowson of the church. William acknowledged the right of Henry as by his gift. For this Henry granted the same to William for life; and after the

decease of William, to remain to Richard son of William and Isabella his wife and their issue; and if they die without issue then to remain to the right heirs of William.

- 8. At York in the morrow of All Souls; between Henry Power and Matilda his wife, querents; by Thomas de Lutteswell in the place of Matilda; and John La Warre of Rolueston, deforciant; for the manor of Lymyngton, and for a messuage, eleven acres of land, seventeen acres of meadow and two shillings and eight pence rent in Ivelcestre, all which Richard Gyverney held for life. John acknowledged the right of Henry, and granted the same, being his own heritage after the decease of Richard, to remain to Henry and Matilda and the heirs of Henry. For this Henry and Matilda gave John two hundred pounds sterling.
- 9. At Westminster in the octave of St. John Baptist; between Robert de Bourne and Elizabeth his wife, querents; by John de Strete in the place of Elizabeth, and Richard de Laburne, parson of the church of Wynfred; for six messuages, three carucates of land, twenty acres of meadow, ten acres of wood and twenty shillings rent in Bourne, Langefred, Bradefield, Legh, Allewyk and Bodecombe; and afterwards at York in the octave of Hillary in the same year of the King between the same parties. Robert acknowledged the right of Richard as by his gift. For this Richard granted the same to Robert and Elizabeth to hold to them and their issue, and if Robert and Elizabeth die without issue then to remain to the right heirs of Robert.
- Io. At Westminster in the octave of St. John Baptist; between John de Iford and Cecilia his wife, querents, by John de Sevenhampton in the place of Cecilia; and Robert de Wolmyngdon and Richard Walewayn, deforciants; for two messuages, two virgates of land, ten acres of meadow and ten shillings rent in Iford and Bouwelegh. John acknowledged the right of Robert and Richard as by his gift. For this Robert and Richard granted the same to John and Cecilia for their lives; and after their decease to remain to William son of the same John and Margaret his wife, and the heirs of the body of

William; and if William die without such heirs then after the decease of Margaret to remain to the right heirs of John.

- II. At Westminster in the morrow of St. John Baptist; between John Peyteuyn and Margaret his wife, querents; and John de Hacche, parson of the church of Manston, deforciant; for a messuage, a carucate of land, ten acres of meadow, seven acres of wood and forty shillings rent in Wedergrave. John Peyteuyn acknowledged the right of John de Hacche as by his gift. For this John de Hacche granted the same to John Peyteuyn and Margaret to hold to them and the heirs of John.
- 12. At Westminster in the octave of Trinity; between Thomas de Gatecombe, querent; and John de Sobbury, parson of the church of Coldasshton and John de Cumbe, deforciants; for four messuages, four virgates of land, twelve acres of meadow, and four acres of wood in Asshton juxta Bristoll and Eston juxta Portbury. Thomas acknowledged the right of John de Sobbury as that which the said John and John de Cumbe had by his gift. For this John de Sobbury and John de Cumbe granted the same to Thomas to hold to him and his heirs.

(Endorsed.) John Franceys, junior, of Bristoll, put in his

claim.

13. At York in the quinzaine of St. Michael; between Richard son of William Arthur, and Isabella, his wife, querents, by Henry de Fairford their guardian; and William Arthur and Cecilia his wife, deforciants; for a messuage and . . . carucates of land in Weston and Gorden, which Joan, who was wife of Simon de Aston, held for life; and afterwards at York in the quinzaine of St. Martin in the second year of the same King between the same parties. William and Cecilia granted that the said tenement which Joan held for life by demise of William which after her decease to William and Cecilia and the heirs of William ought to revert, should remain to Richard and Isabella and their issue, rendering therefor a rose at Midsummer; and if they die without issue then to revert to William and Cecilia and the heirs of William. For this Richard and Isabella gave William and Cecilia twenty marcs of silver.

14. At Westminster in the quinzaine of St. John Baptist; between Richard de Wygebeare and Matilda his wife, querents; and Richard de St. Clare, parson of the church of Chiltern, and William de St. Clare, deforciants; for the manor of Wygebeare and a messuage, a carucate of land, six acres of meadow, six acres of wood, and ten shillings rent in Hunstyghele juxta Northpederton; and afterwards at York in the quinzaine of Trinity in the second year of the same King between the same parties for the same manor and tenement. Richard de Wygebeare and Matilda acknowledged the right of William and Richard as by their gift. For this Richard de St. Clare and William granted the same to Richard de Wygebeare and Matilda to hold the same of the lord the King for their lives, and they granted that the said manor which Joan, who had been wife of William de Wygebeare, held for her life the heritage of William, which after the decease of Joan ought to revert to Richard de St. Clare and William and the heirs of William, should remain to Richard de Wygebeare and Matilda for their lives, and after their decease to Richard de Cogan and Mary his wife and the heirs of Richard to hold of the lord the King. This concord was made by precept of the King in the presence of Joan, who consented and did fealty to Richard de Wygebeare and Matilda in the court.

2 Edward HH. (1327-28).

15. At York in the octave of St. Michael; between Robert de la Wodelonde, querent; and Walter de Hurston, deforciant; for two messuages, a mill, two carucates of land, five acres of meadow, ten acres of wood and nine shillings rent in Milverton and Badialton and for the advowson of the church of Badialton. Robert acknowledged the right of Walter as by his gift. For this Walter granted the same to Robert for life, and after the decease of Robert to remain to William le Boys of Halberton and Elizabeth his wife and the heirs of William.

(Endorsed.) William de Pouleshele, John Hillary of Badialton, and John de Hurston put in their claims.

16. At York in the octave of St. Martin; between Oliver de Servyngton and Elizabeth his wife, querents; and John de Jevele, chaplain, deforciant; for the manor of Whatelegh and the advowsons of the church and chapel of the same manor. Oliver acknowledged the right of John as by his gift. For this John granted the same to Oliver and Elizabeth to hold to them and their issue, and if Oliver and Elizabeth die without issue then to remain to the right heirs of Oliver.

(Endorsed.) Richard de la Merc put in his claim.

- 17. At York in a month of Easter; between Walter de Rodenye and Petronilla his wife, querents, by William de Perret in the place of Petronilla; and William de Pykesleye, deforciant; for the manor of Twyverton juxta Bath. Walter acknowledged the right of William as by his gift. For this William granted the same to Walter and Petronilla to hold to them and the heirs begotten by Walter; and if Walter die without such heirs then after the decease of Petronilla to remain to Thomas brother of Walter and the heirs of his body; and if Thomas die without such heirs then to John his brother and the heirs of his body; and if John die without such heirs then to remain to the right heirs of the aforesaid Walter.
- 18. At York in the quinzaine of Trinity; between Ralph le Espeek, querent; and Nicholas Dauney and Joan his wife, deforciants; for the manor of Modefford Terry. Nicholas acknowledged the right of Ralph as by his gift. For this Ralph granted the same to Nicholas and Joan to hold for their lives, and after their decease to remain to Nicholas son of Nicholas and the heirs of his body begotten; and if Nicholas son of Nicholas die without such heirs then to remain to Thomas his brother and the heirs of his body; and if Thomas die without such heirs then to remain to the right heirs of Nicholas Dauney.
- 19. At York in the quinzaine of St. Michael; between Hugh de Bruges and Margery his wife, querents; and William Sylveyn, and John de Erneshull, chaplain, deforciants; for ten messuages, one hundred and six acres of land, eight acres of

meadow, ten acres of pasture, and three shillings and one penny rent in Suthpederton and Henton St. George; and afterwards at Westminster in the quinzaine of St. Hillary in the fourth year of the same King between the same parties. Hugh acknowledged the right of William and John who had eight messuages, ninety acres of land, the meadow and pasture, and one penny rent (sic) as the gift of Hugh. For this William and John granted the same to Hugh and Margery to hold to them and their issue; and besides William and John granted for themselves and the heirs of William that one messuage and ten acres of land in Suthpederton which Richard, son of John de Holecombe, held for life, and that one messuage and five acres of land in Suthpederton which Walter de Bruges held for life, and also that one acre of land in the same vill which Joan, who had been wife of Robert Top, held for life the heritage of William, which after the decease of Richard, Walter, and Joan, to William and John and the heirs of William ought to revert, shall remain to Hugh and Margery and their heirs; and if they die without heirs issue of their bodies then to remain to Henry brother of Hugh and his issue; and if Henry die without such heirs then to remain to the right heirs of Hugh.

20. At York in three weeks of Easter; between John de Horsy, querent; and Richard de Wygebeare and Matilda his wife, deforciants; for a messuage, one hundred and four score and ten acres of land, six acres of meadow, twelve pence rent, and two carucates of land except one acre of land, in Chilton juxta Bruggewater; and afterwards at Westminster in a month of Easter in the third year of the same King between the same parties. Richard acknowledged the right of John, of which John had the said messuage, meadow, rent, and two carucates of land the gift of Richard. For this John granted the same to Richard and Matilda to hold of the lord the King for their lives; and besides John granted that four score acres of land which Joan who had been wife of William de Wyggebeare held in dower, and that thirty acres of land which Robert Pecche and Agnes his wife held for their lives, and that twenty acres of land which Roger Coggil and Isolda his wife held for their lives, and that twenty acres of land which Alice Mayn and John and William

her sons held for their lives, and that twenty acres of land which Alice Pippynage and Roger her son held for their lives, and also that twenty acres of land which Robert Chote and Agnes his wife held for their lives, the heritage of John, which after the decease of John, Robert Pecche and Agnes his wife, Roger Coggil and Isolda, Alice Mayn, John and William, Alice Pippynge and Roger her son, Robert Chote and Agnes his wife, to the aforesaid John and his heirs ought to revert, shall remain to Richard and Matilda, to hold of the lord the King for their lives, and after their decease to remain to Matilda, who was wife of William de Horsy for her life, and after the decease of Matilda to remain to the aforesaid John de Horsy and his heirs quit of the heirs of Richard and Matilda his wife and of Matilda, who was wife of William, to hold of the lord the King. This concord was made by precept of the King.

- 21. At York in the quinzaine of St. Hillary; between Philip Columbariis and Alianor his wife, querents; and Master Ludovic, parson of the church of Coumbe Martyn and Roger, parson of the church of Berewyk, deforciants; for the manor of Pulle, which Robert de Wateville and Margaret his wife held in dower of Margaret; and afterwards at Westminster in the quinzaine of St. Michael in the same year between the same parties. Philip and Alianor acknowledged the right of Master Ludovic. For this Master Ludovic and Roger granted for themselves and the heirs of Ludovic that the said manor the heritage of Master Ludovic, which after the decease of Margaret ought to revert to Master Ludovic and Roger and the heirs of Master Ludovic should remain to Philip and Alianor and the heirs of Alianor.
- 22. At York in the octave of St. Hillary; between William Wason and Joan his wife, querents; and John de Bere, chaplain, deforciant; for four messuages and four carucates of land in Stoklonde, Canyngton, Buddeclegh, and Hornblotton and the advowson of the church of Hornblotton. William acknowledged the right of John as by his gift. For this John granted the same to William and Joan to hold to them and their issue, and if they die without issue then to remain to the right heirs of William.

- 23. At York in three weeks of St. Michael's day; between Richard Cole of Bedemenstre and Alice his wife and John son of Richard, querents, by John . . . in the place of Alice; and John and William de Whitewode and John le Clerkes of Knolle, deforciants; for a messuage, forty acres of land, ten acres of meadow and a half, and an acre of wood, in Bedemenstre. Richard acknowledged the right of William and John le Clerkes as by his gift. For this William and John granted the same to Richard and Alice and John the son of Richard to hold to them and the issue of Richard and Alice, and if Richard and Alice die without issue, then after the decease of John son of Richard to remain to the right heirs of Alice.
- 24. At York in the morrow of All Souls; between Walter de Rodenye, querent; and Richard de Cruket and Cristina his wife, deforciants; for the manor of Cruket Thomas and the advowson of the church of the manor; and afterwards at Westminster in the quinzaine of St. Hillary in the fourth year of the same King between the same parties. Richard and Cristina acknowledged the right of Walter and warranted. For this Walter gave Richard and Cristina one hundred marcs of silver.
- 25. At York in the quinzaine of Trinity; between Simon de Furneaux, querent; and William Fychet, deforciant; for the manor of Strengeston and the advowson of the church of the manor and for a messuage and a carucate of land in Nethermerygge; and afterwards at Westminster in the quinzaine of Michaelmas in the third year of the same King between the same parties. William acknowledged the right of Simon, of which Simon had the manor and advowson as the gift of William to hold to him and his heirs, and besides William granted that the said messuage and land which Robert de Wynkaulton held for life the heritage of William which after the decease of Robert ought to revert to William should remain to Simon. For this Simon gave William one hundred pounds sterling.
- 26. At York in the octave of the Purification; between Richard Coker, querent; and Hugh Mayselyn, deforciant; for a

messuage, forty acres of land, ten acres of meadow, an acre of moor, sixteen shillings and seven pence rent, and the third part of a mill in Netherestaweye, Spaxton, and Padenalre, which William Mayselyn holds for life by the law of England; and afterwards at Westminster in three weeks of Easter in the third year of the same King, between the same parties. Richard acknowledged the right of Hugh. For this Hugh granted that the said tenement the heritage of Hugh which after the decease of William ought to revert to Hugh, should remain to Richard and his heirs.

3 Edward III. (1328–29).

27. At Westminster in the quinzaine of Trinity; between Robert Fiz Payn and Ela his wife, querents, by Thomas de Lutteswell in their place; and Jordan de Byntre parson of the church of Wroxhale, deforciant; for the manors of Kyngeston and Sevenhampton. Jordan granted the manor of Kyngeston to Robert and Ela to hold to them and their issue, and he granted also that the manor of Sevenhampton which Petronilla de la Stone holds for life the heritage of Jordan which after the decease of Petronilla ought to revert to Jordan should remain to Robert and Ela and their heirs; and if it happen that they die without heirs their issue then to remain to the right heirs of Ela. For this Robert and Ela gave Jordan marcs of silver.

(Endorsed.) As to the manor of Kyngeston, Stephen de Swynnarton and Margaret his wife put in their claim.

John son of Thomas de Leukenere, cousin, and the heirs of Ralph de put in their claim.

28. At Westminster in the octave of Trinity; between John de Trevayngnon and Joan his wife and Ralph and William their sons, querents; and Agnes Danvers, deforciant; for the quarter part of the manor of Saunford Oskus. Agnes acknowledged the right of John and his heirs as by her gift. For this John and Joan, Ralph and William gave Agnes twenty marcs of silver.

- 29. At York in the morrow of the Purification; between John de Gerberdeston and Agnes his wife, querents; and Thomas de Carselake, deforciant; for the manor of Gerberdeston. John acknowledged the right of Thomas as by his gift. For this Thomas granted the same to John and Agnes and their issue, and if they die without issue then to remain to the right heirs of John.
- 30. At Westminster in the quinzaine of Trinity; between Thomas son of Thomas de Gurnay and Joan his wife, querents, by Walter de Enemer in the place of Joan; and William de Ovyle, deforciant; for the manor of Knolle juxta Bristoll. Thomas acknowledged the right of William. For this William granted the same to Thomas and Joan for their lives except a messuage and a carucate of land; and besides William granted that the said messuage and land which William Randolph holds for life the heritage of William de Ovyle which after the decease of William Randolph ought to revert to William de Ovyle and his heirs shall remain to Thomas and Joan for their lives; and after their decease to remain to John son of the said Thomas and the heirs of his body; and if John die without such heirs then to George his brother; and if George die without such heirs then to remain to Mathew his brother; and if Mathew die without such heirs then to remain to remain to the right heirs of Thomas.

(Endorsed.) John son of Hugh de Ouvyle put in his claim.

- 31. At Westminster in the quinzaine of Easter; between Robert Fiz Payn and Ela his wife, querents, by Thomas de Luteswell in their place; and Walter de Thornhull and Margery his wife, deforciants; for the manor of Dounheved. Walter and Margery acknowledged the right of Ela to hold to Robert and Ela and the heirs of Ela. For this Robert and Ela gave Walter and Margery ten pounds sterling.
- 32. At Westminster in the quinzaine of Trinity; between Richard de la Bere and Claricia his wife, querents, by John de Crukern in the place of Claricia; and Edmund Everard, parson of the church Colstreworth, deforciant; for a moiety of the manor of Haslebere. Richard acknowledged the said moiety to

be the right of Edmund as by his gift. For this Edmund granted the same to Richard and Claricia for their lives to hold of the lord the King and after their decease to remain to Richard their son and the heirs of his body to hold of the lord the King; and if Richard the son die without heirs of his body begotten then to remain to John his brother; and if John die without such heirs then to remain to Edmund his brother; and if Edmund die without such heirs then to remain to Thomas his brother, and if Thomas die without such heirs then to remain to the right heirs of Richard de la Bere. This concord was made by precept of the King.

(Endorsed.) Margery daughter of Patrick de Sumborne put in her claim.

- 33. At Westminster in the quinzaine of St. Michael; between William de Reygny and Elizabeth his wife, querents, by John . . . in the place of Elizabeth; and John parson of the church of Putteneye and John Hildebrand, deforciants; for a messuage, three carucates of land, forty acres of meadow, sixty acres of wood, eleven shillings rent and pasture for sixty oxen in Fodyngtone, Cherleton, and Estludeforde and the advowson of the church of Fodyngdone. William acknowledged the right of John the parson and John Hildebrand as by his gift. For this John the parson and John Hildebrand granted the same to William and Elizabeth for their lives; and after their decease two carucates of land and thirty acres of meadow in Fodyngdone and Cherleton and the aforesaid advowson to remain to Henry their son and the heirs of his body begotten; and if Henry die without such heirs then to remain to Walter his brother; and if Walter die without such heirs then to the right heirs of William. All the residue that is to say a messuage, a carucate of land, ten acres of meadow, the wood, the rent, and pasturage in Estludeforde to remain to Walter and his heirs begotten; and if Walter die without such heirs then to remain to Henry; and if Henry die without such heirs then to remain to the right heirs of William.
- 34. At Westminster in the morrow of All Souls; between John de Pederton and Anna his wife, querents; and John

Champeneys of Wylmyndon, deforciant; for the manor of Dunkerton. John de Pederton and Anna acknowledged the right of John de Champeneys as by their gift. For this John de Champeneys granted the same to John de Pederton and Anna for their lives, and after their decease to remain to John their son and to Elizabeth daughter of John Champeneys and their heirs issue of their bodies; and if they die without issue then to remain to the right heirs of John de Pederton.

- 35. At Westminster in the morrow of All Souls; between John Champeneys of Wylmyndon, querent; and John de Pederton and William de la Grene, deforciants; for the manor of Wylmyngdon and the advowson of the church of St. Mary in Bath juxta the north yate. John Champeneys acknowledged the right of William as that which William and John de Pederton had by his gift. For this John de Pederton and William granted the same to John de Champeneys for life; and after his decease to remain to his son Henry and Petronilla daughter of John de Pederton and their issue; and if they die without issue then to remain to the right heirs of John Champeneys.
- 36. At Westminster in a month of St. Michael's day; between John de Erlegh and Joan his wife, querents; and Robert Bere, chaplain, deforciant; for the manors of Durston, Babbecary, and Bekyngton. John acknowledged the right of Robert as by his gift. For this Robert granted the same to John and Joan to hold to them and the heirs of John begotten; and if John die without such heirs then after the decease of Joan to remain to his right heirs.
- 37. At Westminster in three weeks of Easter; between Henry le Guldene and Elizabeth his wife, querents; and John de Woubourne, deforciant; for five messuages, a mill, a carucate of land, six acres of meadow, and four acres of alder, in Asshelond, Meriet, Henton St. George, Estham, and Crukerne. And afterwards in the quinzaine of St. Michael in the fourteenth year of the same King and his first year as King of France, after the death of the said Henry, between the aforesaid Elizabeth and

the aforesaid John for the aforesaid tenement. Henry acknowledged the right of John as to the messuages, the meadow, and the alder, and the carucate of land except ten acres in the same carucate, as his gift. For this John granted the same to Henry and Elizabeth for their lives, and John also granted that the mill and ten acres of land in Estham which Richard Lugh and Edith his wife and John their son held for their lives the heritage of the said John de Woubourne which after the decease of Richard and Edith and John ought to revert to John de Woubourne, shall remain to Henry and Elizabeth for their lives, and after the decease of Henry and Elizabeth all the aforesaid tenement shall remain to Peter the son of Henry and his heirs begotten; and if Peter die without such heirs then to remain to the right heirs of Henry.

- 38. At Westminster in the morrow of St. Martin; between Alexander Loterel and Mary his wife, querents, by John de Somerton in the place of Mary; and William de Durnestede, deforciant; for the manor of Estcauntokesheuede. Alexander acknowledged the right of William as by his gift. For this William granted the same to Alexander and Mary to hold to them and the heirs of Alexander.
- 39. At Westminster in the octave of St. Martin; between Nicholas de Bolevyle and Joan his wife, querents, by John de Hottham in the place of Joan; and Elias de Dauyntre and John de Somerton, deforciants; for a moiety of the manor of Sok Deneys. Nicholas acknowledged the right of Elias and John as by his gift. For this Elias and John granted the same to Nicholas and Joan to hold to them and their issue, and if they die without issue then to remain to the right heirs of Nicholas.
- 40. At Westminster in the octave of Hillary; between Walter de Rodeneye, querent; and Michael de Cruket and Isabella his wife, deforciants; for the manor of Cruket Thomas and the advowson of the church of the manor. Michael and Isabella acknowledged the right of Walter and warranted. For this Walter gave Michael and Isabella one hundred pounds sterling.

- 41. At Westminster in the octave of Trinity; between Henry de Southwode and Isabella his wife, querents; and John atte Stighele de Salso Marisco and Alice his wife, deforciants; for a messuage, fourteen acres of land, two acres of meadow, one acre of pasture and a half, three acres of wood and a half, and three shillings and six pence rent in Churchill juxta Wryngton. John and Alice granted the said tenement to Henry and Isabella and warranted to hold to them and their issue; and if they die without issue then to remain to the right heirs of Isabella. For this Henry and Isabella gave John and Alice one hundred marcs of silver.
- 42. At Westminster in three weeks of Easter; between John Lymyn, querent; and Richard de Sutton, deforciant; for a messuage, fifty acres of land, and five acres of meadow in Hengstrigge. Richard acknowledged the right of John and quit claimed and warranted. For this John gave Richard forty marcs of silver.
- 43. At Westminster in the quinzaine of St. Michael; between Thomas de Whittokesmede and Joan his wife, querents; and John de Sevenhampton, deforciant; for a messuage, a carucate of land, ten acres of meadow, and fifteen acres of wood in . . . and Welewe. Thomas acknowledged the right of John as by his gift. For this John granted the same to Thomas and Joan and their issue; and if they die without issue then to remain to John son of Thomas and the heirs of his body begotten; and if John die without such heirs then to remain to Felicia his sister and the heirs of her body; and if Felicia die without such heirs then to remain to Reginald de Montefforti and the heirs of his body; and if Reginald die without such heirs then to remain to the right heirs of Thomas.
- 44. At Westminster in the quinzaine of St. Michael; between Simon de la Roche and Elizabeth his wife, and Alice who was the wife of Richard de la Roche, querents, by William le Cras in the place of Elizabeth and Alice; and William de Hywyssh, deforciant; for two messuages, a carucate of land and a half, seven acres of meadow, . . . acres of pasture, three acres of

wood, two acres of alder, and thirty shillings rent in Overefiskeford. Simon acknowledged the right of William to the messuage,
land, meadow, pasture, wood, and alder as by his gift. For this
William granted the same to Simon and Elizabeth to hold to
them and their heirs issue of them. William also granted to
Alice the said rent to hold for her life and after her decease to
remain to Simon and Elizabeth and their heirs to hold with the
other part of this grant; and if Simon and Elizabeth die without
heirs their issue then the said tenement and rent shall remain to
the right heirs of Simon.

- 45. At Westminster in three weeks of Michaelmas; between John de Bampfeld and Isabella his wife, querents; and Roger son of Richard Toubbe of Weston, deforciant; for a messuage, a carucate of land, and six acres of meadow in Babbecary. John and Isabella acknowledged the right of Roger as by their gift. For this Roger granted the same to John and Isabella to hold to them and the heirs of John.
- 46. At Westminster in the octave of St. Michael; between John Torny of Wolfryngton and Alice his wife and Walter Torny, querents, by Peter Pounfond in the place of Alice; and John le Bedel, deforciant; for a messuage, three carucates of land, thirty acres of meadow, forty acres of wood and one hundred shillings rent in Wolfryngton. John Torny acknowledged the right of John le Bedel as by his gift; for this John le Bedel granted the same to John Torny and Alice and Walter to hold to them and to the heirs of John Torny.

(Endorsed.) Geoffrey son of John Torny put in his claim.

47. At Westminster in the octave of Trinity; between John de Pokelchurche and Joan his wife, querents; and Henry Bisouthewode and Isabella his wife, deforciants; for a messuage thirty-seven acres and a half of land, seven acres and three roods of meadow, and six pence rent, in Evercrich. Henry and Isabella acknowledged the right of John and Joan to hold to them and the heirs of John and Henry warranted. For this John and Joan gave Henry and Isabella forty marcs of silver.

- 48. At Westminster in the octave of St. John Baptist; between Nicholas de Wedergrave, querent; and William atte Fishwere and Alice his wife, deforciants; for three messuages, a virgate of land, five acres of meadow and twenty acres of pasture in Estcheleworth. William and Alice acknowledged the right of Nicholas as by their gift to hold to him and his heirs and also they warranted. For this Nicholas gave them forty marcs of silver.
- 49. At Westminster in the octave of Trinity: between John Dygon and Elizabeth his wife, querents; and Nicholas Portebref, deforciant; for a messuage, one hundred and twenty acres of land, ten acres of meadow, thirty acres of pasture, six acres of wood, three acres of alder, thirty acres of heath, thirty-two shillings rent, and a moiety of a messuage in Crukern, Cudecombe, and Wydecombe juxta Carampton. John and Elizabeth acknowledged the right of Nicholas as by their gift. For this Nicholas granted the same to them to hold as to the messuage, sixty acres of land, four acres of meadow, ten acres of pasture, two acres of alder, and twenty-seven shillings rent in Crukern to John and Elizabeth and the heirs of John, and as to the residue in Cudcombe and Wydecombe to John and Elizabeth and the heirs of Elizabeth.
- 50. At Westminster in the octave of St. Michael; between John le Tort, querent; and Robert le Tort and Joan his wife, deforciants; for a messuage, a mill, one hundred acres of land, fifteen acres of meadow, two acres of moor, and ten marcs rent in Crukarne. Robert and Joan acknowledged the right of John as by their gift to hold to him and his heirs and they warranted. For this John gave Robert and Joan one hundred marcs of silver.
- 51. At Westminster in the octave of St. Michael; between John son of John Crubbe and Clemencia his wife, querents, by Peter Pounfote in their place; and John Crubbe of Kyngeston, deforciant; for two messuages, two carucates of land, six acres of meadow, thirty acres of pasture, fifty acres of wood, six acres of marsh, thirty acres of heath, and fifty-four shillings rent, in

Dunyford and Assholte. John Crubbe (of Kyngeston) granted the said tenement to John the son of John and Clemencia to hold to him and his issue of the said John Crubbe rendering annually to the said John Crubbe during his life six pounds sterling by four quarterly payments of thirty shillings, viz., at Michaelmas, Christmas, Easter, and Midsummer, and to the heirs of the said John Crubbe a rose at Christmas and Midsummer, and if John the son of John and Clemencia die without heirs issue of his body then after the decease of John and Clemencia the said tenement to revert to John Crubbe and his heirs. For this John the son of John and Clemencia gave the aforesaid John Crubbe two hundred marcs of silver.

- 52. At Westminster in the morrow of All Souls; between Ralph le Speeke, querent; and Robert Beffyn and Isabella his wife, deforciants; for a messuage, twenty-four acres of land, and four acres of meadow, in Meryat. Robert and Isabella acknowledged the right of Ralph as by their gift. For this Ralph granted the same to Robert and Isabella to hold to them and their heirs issue of their bodies, and if they die without such issue then to remain to the right heirs of Robert.
- 53. At Westminster in a month of Michaelmas; between Roger son of Richard Toubbe of Weston, querent; and John de Bampfeld and Isabella his wife, deforciants; for four messuages, a pigeon house, eight bovates and forty-six acres and a half of land, twenty acres and a half of meadow, seven acres of pasture, seven acres of wood, and forty-eight shillings rent, in Magna Weston and Parva Weston juxta Cammel Regis, Monte Acuto, and Northcadbury. Roger acknowledged the right of John and Isabella as by his gift. For this John and Isabella granted the same to Roger for his life to hold of them and the heirs of John, rendering annually a rose at Christmas and Midsummer, and after the decease of Roger to revert to John and Isabella and the heirs of John.
- 54. At Westminster in the quinzaine of Michaelmas; between Philip Giffard, parson of the church of Childokford and Richard de Clyvedon, querents; and John de Kyngeston,

chivaler, deforciant; for a messuage and a carucate of land in Elme, which John Pertrich and John his son hold for their lives. John de Kyngeston acknowledged the right of Philip. For this Philip and Richard granted the same being the heritage of Philip, and which, after the decease of John Pertrich and John his son ought to revert to Philip, after the decease of John and John should remain to John de Kygeston, and after him to Thomas his son and the heirs of his body; and if Thomas die without such heirs, then to remain to the right heirs of John de Kyngeston.

- S5. At Westminster in the octave of St. Michael, between Robert Lucy and Joan his wife, querents; by William de Hywyssh in the place of Joan; and William le Cras, deforciant; for a messuage, a mill, a carucate of land, and ten acres of meadow, twenty acres of wood, and twenty shillings rent in Asshweye Lucy. Robert acknowledged the right of William as by his gift; for this William granted the same to Robert and Joan to hold to them and their heirs their issue; and if it happen that they die without such heirs then to remain to the right heirs of Robert.
- 56. At Westminster in the octave of St. Martin; between Adam de Leghe and Matilda his wife, querents, by the said Adam in the place of Matilda; and John de Pederton and Anna his wife, deforciants; for a messuage, sixty acres of land, five acres of meadow, and ten acres of pasture in Northpederton. John and Anna acknowledged the right of Adam and Matilda as by their gift to hold to them and the heirs of Adam. For this Adam and Matilda gave John and Anna twenty marcs of silver.
- 57. At Westminster in the quinzaine of St. Michael; between Richard de Shirburn, querent; and Geoffrey son of Robert Clement of Edyngtone, deforciant; for three messuages, fifty acres of land, ten acres of meadow and nine shillings and two pence rent in Edyngtone juxta Cattcote. Geoffrey acknowledged the right of Richard as by his gift. For this Richard granted the same to Geoffrey to hold for life rendering per

annum rose at Midsummer; and after the decease of Geoffrey to revert to Richard and his heirs.

58. At Westminster in a month of Easter; between Petronilla daughter of John de Ferariis, querent; and John de Bures and Hawisia his wife, deforciants; for the manor of Stawell; and afterwards in the octave of St. Michael in the fourth year of the same King; between the same parties for the same manor. Petronilla acknowledged the manor to be the right of Hawisia. For this John and Hawisia granted the same to Petronilla except ten pounds rent in the same to hold to Petronilla and the heirs of her body begotten of John and Hawisia and the heirs of Hawisia, rendering per annum a rose at the feast of St. John Baptist; and besides John and Hawisia granted for themselves and the heirs of Hawisia that the ten pounds rent which John de Annesleye held for his life the heritage of Hawisia, which after the decease of John de Annesleye ought to revert to John de Bures and Hawisia shall remain to Petronilla and her heirs to hold like the manor; and if Petronilla die without heirs of her body begotten then the said manor and appurtenances to remain to Alianore de Lathum and the heirs of her body to hold by the same tenure as aforesaid; and if Alianore die without heirs of her body then to remain to Giles de Bello Campo and Katerine his wife and their heirs issue of their bodies; and if Giles and Katerine die without issue then to revert to John de Bures and Hawisia and the heirs of Hawisia. This concord was made in the presence of John de Annesleye who consented and did fealty to Petronilla in the court.

4 Edward III. (1329-30).

59. At Westminster in the quinzaine of St. John Baptist; between John de Trevaignon and Joan his wife, querents, by Thomas Petycru in the place of Joan; and Richard Hurioun and Agnes his wife, deforciants; for a moiety of five messuages, two pigeon houses, four gardens, one hundred and seventy-two acres and a half of land, seventeen acres of meadow, pasture for four oxen and five shillings and one penny rent in Chilton,

Esthetecombe, Westhetecombe, Overeattebere, Homere, Nethereattebere, Stouford, Briggehampton and Mountagu; and afterwards in the quinzaine of Trinity in the fifth year of the same King between the same parties for the same tenement. Richard and Agnes acknowledged the right of John and Joan to the said moiety and rent to hold to them and the heirs of John. And besides Richard and Agnes granted for themselves and the heirs of Agnes that the moiety of the messuages, the pigeon-houses, gardens, land, meadow and pasture, which Geoffrey de Pupelpenne and Margaret his wife held for the life of Margaret the heritage of Agnes; which after the decease of Margaret and ought to revert to Richard and Agnes, and the heirs of Agnes, shall remain to John and Joan, and the heirs of John to hold like the moiety and rent; and Richard and Agnes and the heirs of Agnes warranted. For this John and Joan gave Richard and Agnes one hundred marcs of silver. This concord was made in the presence of Geoffrey and Margaret, who consented and did fealty to John and Joan in the court.

- 60. At Westminster in the morrow of St. Martin; between Reginald de Botreaux and Isabella his wife, querents; and Master Walter de Botreaux, deforciant; for the manors of Babynton and Kenemeresdon and the advowson of the church of the manor of Babynton. Reginald acknowledged the right of Master Walter as by his gift. For this Master Walter granted the same to Reginald and Isabella to hold to them and the heirs of Reginald.
- 61. At Westminster in the quinzaine of St. Michael; between John Daubernoun, chivaler, and Richard de Swanemere, parson of the church of Blaneford, querents; and John son of John de St. Claro and Alice his wife, deforciants, by John de Kenfeld as guardian of Alice; for the manor of Chiselbergh and the advowson of the church of the same manor. John son of John acknowledged the right of John Daubernoun and Richard as by his gift. For this John Daubernoun and Richard granted the same to John son of John and Alice to hold to them and the heirs issue of their bodies of the lord the King; and if John son of John and Alice die without such heirs then to remain to the right heirs of

John the son of John to hold of the lord the King. This concord was made by precept of the lord the King.

- 62. At Westminster in the octave of St. Hillary; between William de Alba Marlia and Matilda his wife, querents; and Walter de Kynworthlegh, parson of the chapel of Aluordeston and William de la Forde, deforciants; for the manors of Middilchynnok and Aluordeston and the advowsons of the church of the said manor of Middilchynnok and the chapel of the manor of Aluordeston. William de Alba Marlia acknowledged the right of Walter, and William de la Forde as by his gift. For this Walter and William de la Forde granted the same to William de Alba Marlia and Matilda to hold for their lives; and after their decease to remain to William son of William de Alba Marlia and the heirs male of his body begotten; and if William son of William die without such heirs then to remain to George his brother and his heirs male begotten; and if George die without such heirs then to Thomas his brother and his heirs male begotten; and if Thomas die without such heirs then to remain to the right heirs of William de Alba Marlia.
- 63. At Westminster in the octave of St. Hillary; between Walter Waleys, querent; and Ralph de Gorges and Elizabeth his wife, deforciants; for the manors of Wroxhale and Flexboryton juxta Wroxhale, and for the advowson of the church of Wroxhale, except a messuage and a carucate of land in the same manor. Ralph acknowledged the manor and advowson as above stated to be the right of Walter, of which Walter had the advowson and manor of Wroxhale except the aforesaid messuage and carucate of land, and also except the manor of Flexboryton and twelve messuages, one hundred acres of land, forty acres of wood, sixty acres of pasture, and forty shillings rent in the manor of Wroxhale, by his gift. For this Walter granted to Ralph and Elizabeth the said advowson and manor of Wroxhale as aforesaid to hold to them and the heirs male of Ralph begotten, and besides Walter granted that the manor of Flexboryton and the aforesaid twelve messuages, one hundred acres of land, forty acres of wood, sixty acres of pasture and forty shillings rent which John Pecche and Alianore his wife held in

dower of Alianore the heritage of Walter which after the decease of Alianore ought to revert to Walter should remain to Ralph and Elizabeth and the heirs of Ralph to hold like the manor and advowson; and if Ralph die without heirs male of his body begotten then after the decease of Elizabeth the said manors and advowson, except the said messuage and carucate of land to remain to William son of Theobald Russel and his heirs male begotten; and if William die without such heirs then to remain to Theobald his brother and his heirs male begotten; and if Theobald die without such heirs then to John his brother and his heirs male begotten; and if Richard his brother and his heirs male begotten; and if Richard die without such heirs then to remain to the right heirs of Ralph.

(Endorsed.) John de Insula and Alice de Beyvill put in their claim.

Robert de Asston and Elizabeth his wife put in their claim.

- 64. At Westminster in the octave of St. Hillary; between Richard Cogan, chivaler, and Mary his wife, querents, by Adam de Bampton in the place of Mary; and William de Langeleye cleric, and William Sencler, deforciants; for the manor of Hunspille and the advowson of the church of the same manor. Richard acknowledged the right of William de Langeleye and William Sencler as by his gift. For this William de Langeleye and William Sencler granted the same to Richard and Mary to hold to them and the heirs of Richard of the lord the King. This concord was made by precept of the lord the King.
- 65. At Westminster in the morrow of St. Martin; between Edith atte Mulle, Edward de Frome, and John son of Dionisia la Need, querents; and Walter Godrich, deforciant; for three messuages, seventy-eight acres and a half of land, twenty-two acres of meadow, and five acres of wood in Frome Braunche. Edith and Edward acknowledged the right of Walter as by their gift. For this Walter granted the same to Edith, Edward, and John to hold to them and the heirs of the body of John begotten, of Walter and his heirs, rendering per annum a rose at Midsummer; and if John die without such heirs then, after the

decease of Edith and Edward, to remain to Roger his brother; and if Roger die without such heirs of his body then to remain to Robert his brother and his heirs; and if Robert die without such heirs then to remain to William his brother; and if William die without such heirs of his body begotten then to remain to John Hunycod and Iolenta his wife and their issue, to hold of Walter and his heirs as aforesaid; and if John and Iolenta die without issue then to remain to Walter and his heirs to hold of the chief lord of the fee by the services due.

- 66. At Westminster in the octave of St. Michael; between John de Pederton, querent; and John Chaumpeneys of Wylmyndon, deforciant; for a messuage, twelve bovates of land and fifteen shillings rent in Yattone. John de Pederton acknowledged the right of John Chaumpneys. For this the said John granted that the said tenement, which Hugh de Draycote and Matilda his wife held for the life of Matilda the heritage of the said John Chaumpneys, which after the decease of Matilda ought to revert to him, shall remain to John de Pederton for his life, and after his decease to remain to John his son and Elizabeth daughter of John Chaumpneys and the heirs issue of the bodies of John and Elizabeth; and if they die without issue then to remain to the right heirs of John de Pederton.
- 67. At Westminster in the quinzaine of St. Michael; between Walter de Rodeneye, querent; and John son of Thomas de Bayuse, deforciant; for two messuages, a carucate of land, and ten pounds rent in Welles, Dynre, Benhangre, Estone, Eusti and Wourthe; which Richard de Gyvernay held for life. John acknowledged the right of Walter and granted that the said tenement his heritage, which after the decease of Richard ought to revert to him, should remain to Walter, and John warranted. For this Walter gave John sixty pounds sterling.
- 68. At Westminster in the quinzaine of St. Michael; between Walter de Pykatiston and Mary his wife, querent; and Thomas Comyn, deforciant; for a messuage and four ferlings of land in Dulverton and Pikatiston. Walter acknowledged

the right of Thomas as by his gift. For this Thomas granted the same to Walter and Mary to hold to them and their heirs their issue; and if they die without issue then to remain to the right heirs of Walter.

- 69. At Westminster in the octave of St. Michael; between Roger de Criditon and Margery his wife, querent, by Thomas Comyn in the place of Margery; and Walter de Pykateston and Mary his wife, deforciants; for a messuage in Tanton. Walter and Mary granted the same to Roger and Margery to hold to them and their heirs their issue; and if they die without issue then to remain to the right heirs of Margery.
- 70. At Westminster in the quinzaine of St. Hillary; between John de Cauntelou and Isabella his wife, querents; by John de Alvynton in the place of Isabella; and John de Malston and Robert de Bradeford, deforciants; for three messuages and fifty-two acres of land in Chilton Cauntelou. John de Malston and Robert granted the said tenement to John de Cauntelou and Isabella to hold to them and the heirs their issue; and if they die without such heirs then to remain to Richard le Venour and Alice his wife and the heirs of Alice.
- 71. At Westminster in the quinzaine of St. Hillary; between Walter de Meryat, querent, by John de Wyrmerde in his place; and Robert de Chippelegh, deforciant; for a messuage, a garden, sixty-seven acres and a half of land and seven acres of moor in Lydyard Episcopi and Hethfeld, which Joan de Wygornia held for life. Robert acknowledged the right of Walter and granted that the said tenement his heritage, which after the decease of Joan ought to revert to him after the decease of Joan should remain to Walter. For this Walter gave Robert forty marcs of silver.
- 72. At Westminster in the morrow of the Ascension; between John de Axebrigge of Templestret in Bristoll, Flesshewar (? Fletcher), querent, by John de Milton in his place; and Hugh de Ludewell and Margaret his wife, deforciants; for a messuage in the suburb of Bristoll. Hugh and Margaret

acknowledged the right of John to hold to him and his heirs, and they warranted. For this John gave Hugh and Margaret ten marcs of silver.

- 73. At Westminster in a month of Easter; between Ralph Geffrey of Henton and Alice his wife, querents; and Richard Dygon, vicar of the church of Fifehide, deforciant; for a moiety of a messuage, fifty-two acres of land and eight acres of meadow in Mertok. Ralph acknowledged the said moiety to be the right of Richard as by his gift. For this Richard granted the same to Ralph and Alice for their lives, and after their decease to remain to John son of Ralph and Cristina daughter of Adam de Leygh and their heirs their issue; and if John and Cristina die without issue then the said moiety to remain to the right heirs of Ralph..
- 74. At Westminster in the quinzaine of Easter; between John, son of Ralph Geoffrey of Henton and Cristina, daughter of Adam de Leygh of Briggewater, querents, by John de Somerton as guardian of Cristina; and Ralph Geoffrey of Henton and Alice his wife, deforciants; for a moiety of a messuage, fifty-two acres of land and eight acres of meadow in Mertok. Ralph and Alice granted the said moiety to John and Cristina to hold to them and their heirs their issue of Ralph and Alice and the heirs of Ralph, rendering per annum a rose at Midsummer; and if John and Cristina die without issue then the said moiety shall revert to Ralph and Alice and the heirs of Ralph.
- 75. At Westminster in the octave of St. John Baptist; between the Prior of Henton of the order of Carthusians, querent, by Thomas de Whittokesmed in his place, and John Ganard, deforciant; for a messuage, three acres of meadow and a moiety of a virgate of land in Henton and Norton which Nicholas Ganard held for life. John acknowledged the right of the prior and granted that the said tenement his heritage which after the decease of Nicholas ought to revert to him, should remain to the prior and his successors, and he warranted. For this the said prior gave John forty pounds sterling. This concord was made by precept of the King, the said Nicholas being present consented and did fealty to the prior in the court.

- 76. At Westminster in the octave of Trinity; between Simon Torny, querent; and John, son of Edward Skyther, deforciant; for a messuage and a carucate of land in Hardyngtone juxta Hemyngtone. John acknowledged the right of Simon to hold to him and his heirs, and he warranted. For this Simon gave John ten marcs of silver.
- 77. At Westminster in the quinzaine of Trinity; between Anselm de Burewell, junior, and Joan his wife, querents; and John de Burewell, deforciant; for a messuage, a carucate and three virgates of land, thirty-seven shillings and eight pence rent, and a rent of two pounds of cumin, in Cokelyngton, Bytewode, Wyncaulton, and Clopton juxta Stoketristre. John acknowledged the right of Anselm and Joan as by his gift. For this Anselm and Joan granted the same to John for his life, rendering per annum a rose at Midsummer, and after the decease of John to revert to Anselm and Joan and the heirs of Anselm.
- 78. At Westminster in the octave of Trinity; between John de Mere and Alianore his wife, querents, by John de Bereford in the place of Alianore; and Walter, vicar of the church of Mere, deforciant; for three messuages, two carucates of land, four acres of meadow and forty shillings rent in Norton Mussegros. John acknowledged the right of Walter as by his gift, For this Walter granted the same to John and Alianore to hold to them and their heirs their issue; and if they die without issue then to remain to Roger de Buttesthorn and Margaret his wife and their heirs male begotten; and if they die without such heirs then to remain to Katerine, daughter of the same Roger and her heirs of her body begotten; and if Katerine die without such heirs then to remain to Alianore her sister and the heirs of her body; and if Alianore die without such heirs then to Joan her sister and the heirs of her body; and if Joan die without such heirs then to remain to Roger, son of Roger de la Legh and his heirs begotten; and if Roger die without such heirs then to remain to Walter son of Geoffrey le Freynsh and his heirs begotten; and if Walter die without such heirs then to remain to the right heirs of the aforesaid John.

79. At Westminster in the quinzaine of St. John Baptist; and afterwards at York in the morrow of St. Martin in the seventh year of the same King Edward; between John de Wallegh and Cecilia his wife, querents; and Margery who was the wife of William Balun, deforciant; for five messuages, a carucate and a half and two virgates of land, twenty-seven acres of meadow, three acres of pasture, six acres of wood, and a rent of a pound of pepper in Moreton Seyntecroiz and Bychenestoke. John acknowledged the right of Margery. this Margery granted to John and Cecilia two messuages, one virgate and a half of land, four acres of meadow and two acres of wood in Bychenestoke, to hold to them and their heirs their issue of Margery and her heirs, rendering per annum for the life of Margery ten marcs of silver, half at Michaelmas and half at Easter; and to the heirs of Margery a rose at Midsummer. And besides Margery granted that one messuage and half a virgate of land in Bychenestoke, which Walter le Messager holds for his life, and that one messuage, one carucate of land, sixteen acres of meadow, the pasture aforesaid, and four acres of wood and the rent aforesaid in Moreton Seyntecroiz which Peter son of Robert de St. Cruce held for life, and also that one messuage, seven acres of meadow, and a moiety of a carucate of land in the same vill which Alice de Morton held for life, the heritage of Margery, which after the decease of Walter, Peter and Alice, ought to revert to Margery, after their decease shall remain to John and Cecilia and their heirs to hold of Margery; and if John and Cecilia die without heirs of them begotten, then to revert to Margery and her heirs.

80. At Westminster in the octave of St. Martin, and afterwards at York in the quinzaine of St. Michael in the seventh year of the same King Edward; between Walter de Rodenye, querent; and John son of Thomas de Bayuse, deforciant; for ten messuages, a carucate of land, and five marcs rent in Wourthe, which Petronilla de Northom held for life. John acknowledged the right of Walter and granted that the said tenement the heritage of John which after the decease of Petronilla ought to revert to John, after her decease shall remain to Walter and his heirs, and John warranted. For this Walter gave John one hundred marcs of silver.

5 Edward HH. (1330–31).

- I. At Westminster in the quinzaine of St. Michael; between John de Bratton and Joan his wife, querents; and Maurice de Kytenore and Alice his wife, deforciants; for the manor of Kytenore. Maurice and Alice acknowledged the right of John and Joan to hold to them and the heirs of John, and Maurice warranted. For this John and Joan gave Maurice and Alice one hundred marcs of silver.
- 2. At Westminster in the quinzaine of St. Michael; between Nicholas Trivet and Nicholas de Ledrede, querents; and Robert de Pavely and Alice his wife, deforciants; for the manor of Bykenhull. Robert acknowledged the right of Nicholas Tryvet and Nicholas de Ledrede as by his gift. For this Nicholas Trivet and Nicholas de Ledrede granted the same to Robert and Alice to hold to them for their lives and after their decease to remain to John, son of William de Stapelton and Cecilia his wife and their issue to hold of the lord the King; and if John and Cecilia die without issue then to remain to the right heirs of the aforesaid Robert. This concord was made by precept of the King.
- 3. At Westminster in the morrow of the Ascension; between William de Monte Acuto, querent; and John de Urtiaco, chivaler, deforciant; for the manors of Coryryvel, Langport, Hambrugge, Bradeweye and Erneshulle and the Hundred of Abedykt and Boleston and the advowsons of the churches of Coryryvel and Erneshull, which Sybilla, who was the wife of Henry de Urtiaco, held for life; and afterwards in the octave of Hillary in the same year of the same King between the same parties. John acknowledged the said manors and hundreds and advowsons to be the right of William and granted that the same his heritage which after the decease of Sybilla ought to revert to him should remain to William and his heirs to hold of the lord the King, and he warranted. For this William gave John two hundred marcs of silver. This concord was made by

precept of the lord the King in the presence of Sibilla, who agreed and did fealty to William in the court.

(Endorsed.) Henry de Urtiaco of Swelle put in his claim.

- 4. At Westminster in the quinzaine of Trinity; between Hugh son of Robert de Draycote of Redlissh, querent; and John son of Thomas de Baiocis, deforciant; for the third part of the manor of Rolueston which Cristina, who was the wife of Thomas le Warre, held in dower. John acknowledged the right of Hugh and granted that the said third part his heritage, which after the decease of Cristina ought to revert to him, should remain to Hugh and his heirs. For this Hugh gave John twenty marcs of silver.
- 5. At Westminster in the octave of St. Martin; and afterwards in the quinzaine of Trinity in the seventh year of the same King; between John de Wollavyngton and Agnes his wife, querents; and William son of Richard de Caleshale and Peter Pounsoud, deforciants; for six pounds, seven shillings, and two pence rent, and a rent of four bushels of wheat in Trente and Chilton Cauntelo and for the third part of the manor of Trente and the advowson of the church of the same manor. John acknowledged the right of William, of which William and Peter had forty-seven shillings and two pence rent, the rent of the corn, the third part aforesaid and the advowson, by the gift of John. For this William and Peter granted the same to John and Agnes to hold to them and the heirs of John, and besides William and Peter granted that four pounds rent which John de Mersshton and Margaret his wife held for life, the heritage of William in the said vill of Chilton which after their decease ought to revert to William and Peter and the heirs of William shall remain to John de Wollavyngton and Agnes and their heirs male their issue and if they die without such heirs male then to remain to the right heirs of John de Wollavyngton.
- 6. At Westminster in the octave of Trinity; between Hugh son of Nicholas Langelonde and Margaret his wife, querents; and John de Cogan parson of the church of Honespill and

Thomas Jolyfe of Wynton, deforciants; for seventy-one messuages, four mills, a thousand acres of land, two hundred and forty-two acres of meadow, one hundred acres of pasture. ten acres of wood, fifty acres of alder, and ten pounds rent in Southbrente, Estbrente, Burnham, Bageworth, Alwarton, Overwere, Netherwere, Bydesham, Axebrigge, Sydecote Cumpton, Cheddre, Wynscoumbe, Hale, Barthon, Sanford, Rolueston, and Wodeburgh juxta Axebrigge and common of turbary in Edyngton and pasture for two oxen in Southbrente. Hugh acknowledged the said tenements to be the right of John and Thomas by his gift. For this John and Thomas granted to Hugh and Margaret sixty-two messuages, three mills, eight hundred and sixty acres of land, one hundred and ninety-two acres of meadow, ninety acres of pasture, thirty acres of alder, eight pounds and eight shillings rent, the common and pasture aforesaid, in Southbrente, Estbrente, Burnham, Bageworth, Alwarton, Ouerwere, Netherwere, Bydesham, Axebrigge, Cumpton, and Cheddre, to hold to them and to the heirs of Hugh; John and Thomas granted also to Hugh and Margaret all the residue of the said tenements, viz., nine messuages, one mill, one hundred and forty acres of land, fifty acres of meadow, ten acres of pasture, the said wood, twenty acres of alder, and thirty shillings rent in Sydecote, Wynscumbe, Hale, Barthon, Sanford, Rolueston, and Wodeburgh, to hold to them and to their heirs their issue; and if they die without issue then to remain to the right heirs of Hugh.

(Endorsed.) Elias de Lafforde of Wynchescombe put in his claim.

7. At Westminster in the morrow of All Souls; between Roger de Wodlonde, querent; and William atte Rigge, deforciant; for twenty-two acres of land in Milverton. William acknowledged the right of Roger, to hold to him and his heirs, and he warranted. For this Roger gave William thirty marcs of silver.

(Endorsed.) John de Gernvile put in his claim.

8. At Westminster in the morrow of All Souls; between Gilbert Fraunceys of Bristoll, querent, by John Manship in his

place; and John Fraunceys of Bristoll, senior, deforciant; for three messuages two tofts, and twelve shops in the suburb of Bristoll. John granted the said tenement to Gilbert for life and after his decease to remain to John the son of Gilbert the son of Gilbert and the heirs of his body begotten; and if John son of Gilbert shall die without such heirs then to remain to Gilbert his brother and the heirs of his body begotten; and if he die without such heirs then the same to remain to Joan his sister and the heirs of her body begotten; and if she die without such heirs then to remain to Alice her sister and the heirs of her body begotten; and if Alice die without such heirs then to remain to the right heirs of the aforesaid Gilbert Fraunceys. For this Gilbert Fraunceys gave John Fraunceys one hundred marcs of silver.

(Endorsed.) Margery, who was the wife of Gilbert Fraunceys of Bristoll, put in her claim.

- 9. At Westminster in the quinzaine of St. Michael's day; between Maurice de Kytenore and Alice his wife, querents; and John de Brattone, deforciant; for nine messuages, one hundred and eight acres of land, ten acres of meadow, eleven acres of wood, eight acres of moor, and the fourth part of two hundred acres of pasture in Douery (? Borghe), Pitte Coumbe, Torre, and Tymbercumbe. John acknowledged the right of Maurice and Alice to hold to them and the heirs of Maurice and besides he warranted. For this Maurice and Alice gave John twenty pounds sterling.
- IO. At Westminster in a month of St. Michael's day; between Margaret de Moeles, querent, by Ralph de Cretyngg in her place; and Richard de Brankescomb and John le Jeu, deforciants; for seven messuages, two hundred and forty acres of land, fifteen acres of meadow, twenty-three shillings rent and a rent of a rose, in . . mpton, Durevyle, Hassokmore, and Southpederton. Richard and John granted the said tenement to Margaret to hold for life and after her decease to remain to Robert son of William Weylond and Cecilia his wife and the heirs of Robert. For this Margaret gave Richard and John one hundred marcs of silver.

- II. At Westminster in the quinzaine of St. Michael; between John de Stapeltone and Cecilia his wife, querents, by John de Somerton the guardian of Cecilia; and Robert de Pavely and Alice his wife, deforciants; for a messuage, fifty acres of land, and five acres of meadow, in Fenhampton. Robert and Alice granted the tenement to John and Cecilia to hold to them and their heirs their issue of Robert and Alice and the heirs of Alice, rendering per annum a rose at the feast of St. John Baptist, and if John and Cecilia die without issue then to revert to Robert and Alice, and the heirs of Alice. For this John and Cecilia gave Robert and Alice twenty marcs of silver.
- I2. At Westminster in a month of St. Michael; between John de Broke and Joan his wife, querents, by John de Coleford in the place of Joan; and Jordan Bentre and John de Bradeston, deforciants; for four score and four acres of land and forty-six acres of meadow in Yeuelcestre; and afterwards in the quinzaine of Hillary in the sixth year of the same King; between the same parties. John de Broke acknowledged the right of Jordan as that which Jordan and John had by his gift. For this Jordan and John granted the same to John de Broke and Joan to hold to them and their heirs their issue; and if they die without issue then to remain to the right heirs of John de Broke.
- 13. At Westminster in the quinzaine of St. Michael; between Nicholas Tryvet and Nicholas de Ledrede, querents; and Robert de Pavely and Alice his wife, deforciants; for a messuage and eight shillings and four pence rent in Tauntone. Robert and Alice acknowledged the right of Nicholas de Ledrede as that which he and Nicholas Tryvet had by their gift. For this Nicholas and Nicholas granted the same to Robert and Alice to hold for their lives and after their decease to remain to John son of William de Stapelton and Cecilia his wife and their heirs their issue; and if they die without issue then to remain to the right heirs of the aforesaid Alice.
- 14. At Westminster in the quinzaine of St. Michael; between William Wyion, querent; and Michael de Cruket and

Isabella his wife, deforciants; for two messuages, fifteen acres of land, one acre of meadow, and one acre and a rood of pasture, in Estham juxta Crukerne Michael and Isabella acknowledged the right of William and warranted. For this William gave Michael and Isabella one hundred marcs of silver.

- 15. At Westminster in the morrow of the Purification; between William de Bereford, querent; and Walter de Taunton, deforciant; for a messuage, a carucate of land, eight acres of meadow, ten acres of alder and a rent of a pair of gloves and a pound of cumin in Enemere. William acknowledged the right of Walter as by his gift. For this Walter granted the same to William to hold for life rendering per annum a rose at the feast of the Nativity of St. John Baptist, and after the decease of William to remain to John the brother of William for his life to hold of Walter by the same service and after the decease of John to revert to Walter and his heirs.
- 16. At Westminster in the morrow of the Ascension; between Henry Power and Matilda his wife, querents; and John le Frye and Beatrice his wife, deforciants; for a messuage, a carucate of land, four acres of meadow, and five shillings rent, in Cherleton Adam de Chestome. John and Beatrice acknowledged the right of Henry and Matilda to hold to them and to the heirs of Henry. For this Henry and Matilda gave John and Beatrice one hundred marcs of silver.
- 17. At Westminster in the morrow of St. John Baptist; between Gilbert de Hywysh and Alice his wife, querents, by William de Hywysh in the place of Alice; and Thomas le Deneys, parson of the church of Selworthy, deforciant; for two messuages, a carucate and sixteen ferlings of land, five acres of meadow, four acres of alder, three acres of pasture, and fifteen shillings rent in Doniford, Wechet, Wyliton, and Brompton Regis. Gilbert acknowledged the right of Thomas as by his gift. For this Thomas granted the same to Gilbert and Alice to hold to them and their heirs their issue; and if they die without issue then to remain to the right heirs of Gilbert.
 - 18. At Westminster in the quinzaine of Trinity; between

Thomas de Heselshawe, querent; and William le Sopere of Cherde and Cristiana his wife, deforciants; for a messuage in Cherde. William and Cristiana acknowledged the right of Thomas as by their gift to hold to him and his heirs, and they warranted. For this Thomas gave William and Cristiana ten marcs of silver.

19. At Westminster in the quinzaine of Trinity; between Ivo de Yertecombe, querent; and Robert le Skenere and Margery his wife, deforciants; for two messuages in Taunton. Robert and Margery acknowledged the right of Ivo as by their gift to hold to him and his heirs and they warranted. For this Ivo gave Robert and Margery twenty marcs of silver.

(Endorsed.) William de Alrewych and Joan his wife put in their claim.

- 20. At Westminster in the quinzaine of Trinity; between Walter de Gothurste and Matilda his wife, querents; and Philip de Niweport, deforciant; for ten acres of meadow and seven shillings rent in Estchiltone. Walter and Matilda acknowledged the right of Philip as by their gift. For this Philip granted the same to Walter and Matilda to hold to them and the heirs of Walter.
- 21. At Westminster in the octave of St. Martin, and afterwards in three weeks of Easter in the sixth year of the same King; between John de Ralegh of Netelcombe and Margaret his wife, querents, by William Hewyssh in the place of Margaret; and John de Chewe, parson of the church of Saltford, deforciant; for the manor of Allydeford. John de Ralegh acknowledged the right of John de Chewe as to two parts of the said manor as by his gift. For this John de Chewe granted the said two parts to John de Ralegh and Margaret to hold to them and their issue; and besides John de Chewe granted that the third part of the manor which Joan, who was the wife of Simon de Ralegh, held in dower the heritage of John de Chewe, which after the decease of Joan ought to revert to John de Chewe after the decease of Joan should remain to John de Ralegh and Margaret and their heirs as aforesaid to

hold like the other two parts; and if John de Ralegh and Margaret die without issue then the said manor to remain to the right heirs of John de Ralegh.

6 Edward HH. (1331-2).

22. At Westminster in the morrow of All Souls; between Geoffry de Hautevyle, querent; and Roger de Palton, deforciant; for the manor of Norton Hautevyle and for five messuages, two virgates of land, and twenty acres of pasture in Dundray, Prikeswikes and Chywe, and for the advowson of the chapel of the said manor. Geoffry acknowledged the right of Roger as by his gift. For this Roger granted the same to Geoffry to hold for life, and after his decease to remain to John de Wyke and Egelina his wife and the heirs of the body of John begotten; and if John die without such heirs then after the decease of Egelina to remain to the right heirs of John.

(Endorsed.) Reginald de Pavely, chivaler, and John his son put in their claims.

23. At Westminster in the quinzaine of St. Hillary; between Robert de Radyngton and William de Coker, querents; and Simon de Bradeneye and Beatrix his wife, deforciants; for the manor of Coripol. Simon and Beatrix acknowledged the right of Robert and surrendered the same to Robert and William to hold to them and to the heirs of Robert. For this Robert and William gave Simon and Beatrix one hundred marcs of silver.

(Endorsed.) Godfrey le Lyf and Juliana his wife put in their claims.

24. At Westminster in a month of Easter; between Andrew de Bromton and Joan his wife, querents; and Nicholas de Brente, vicar of the church of Cherde, deforciant; for the manor of Walton in Gordene and the advowson of the church of the same manor. Andrew acknowledged the said manor and advowson to be the right of Nicholas of which Nicholas had two parts and the advowson by the gift of Andrew. For this Nicholas granted

the same to Andrew and Joan to hold to them and their issue, and besides Nicholas granted that the third part of the manor which Cecilia, who was the wife of Thomas de Bromton, held in dower the heritage of Nicholas which after the decease of Cecilia ought to revert to Nicholas after the decease of Cecilia shall remain to Andrew and Joan and their issue; and if Andrew and Joan die without issue then the said manor and advowson shall remain to the right heirs of Andrew.

- 25. At Westminster in the morrow of the Ascension, and afterwards in the quinzaine of Trinity in the same year; between John de Stavorde and Alice his wife, querents; and Philip Parsafey and Isabella his wife, deforciants; for the fourth part of the manor of Bromfeld. Philip and Isabella acknowledged the same to be the right of John and Alice to hold to them and the heirs of John, and they warranted. For this John and Alice gave Philip and Isabella twenty pounds sterling.
- 26. At Westminster in the quinzaine of Easter; between William de Reygny and Elizabeth his wife, querents; and John parson of the church of Puttenye and John de Troubrigg, chaplain, deforciants; for the manor of Estludeford, except a messuage, a carucate of land, ten acres of meadow, sixty acres of wood, twenty shillings rent, and pasture for sixty oxen in the same manor. William acknowledged the right of John and John as by his gift. For this John and John granted the same to William to hold to him and Elizabeth for the lives of William and Elizabeth; and after their decease to remain to John son of William de Revgny and Mabilla his wife and their heirs their issue; and if John son of William and Mabilla die without issue then to remain to Henry son of the said William and Elizabeth his wife; and if they die without issue then to remain to Walter brother of Henry and the heirs of his body; and if Walter die without such heirs then to remain to Alianore his sister and the heirs of her body begotten; and if she die without such heirs then to remain to Sibilla her sister and the heirs of her body; and if Sibilla die without such heirs then to remain to William son of William de Reygny and the heirs of his body; and if he die without such heirs then to remain to

Philip Scammel and the heirs of his body; and if Philip die without such heirs then to remain to the right heirs of the aforesaid William de Reygny.

(Endorsed.) John de Reygny and Mabilla his wife put in their claim.

- 27. At Westminster in the quinzaine of Easter, and afterwards in the quinzaine of Trinity in the same year; between John de Columbariis and Alianore his wife, querents; and Lodevic de Kemmeys parson of the church of Coumbe Martyn and Roger de Weston, deforciants; for the manor of Northhom. Philip acknowledged the right of Lodevic and Roger as by his gift. For this Lodevic and Roger granted the same to Philip and Alianore to hold for their lives; and after their decease to remain to Thomas de Courtenay and the heirs of his body; and if he die without such heirs then to remain to the right heirs of the aforesaid Philip.
- 28. At Westminster in the quinzaine of Easter, and afterwards in the quinzaine of St. Michael in the same year; between Ralph de Sydenham and Juliana his wife, querents; and John parson of the church of Puttenye and John de Troubrigg, chaplain, deforciants; for two messuages, a carucate of land, twelve acres of meadow, and forty shillings rent in Wemedon Bruggewater, Baudrep, and Sydenham juxta Bruggewater. Ralph acknowledged the right of John and John of which they had sixty acres of land of the said carucate, eight acres of meadow, and the said rent, by the gift of Ralph. For this John and John granted the same to Ralph and Juliana to hold to them and the heirs of Ralph; and besides John and John granted for themselves and the heirs of John the parson that six acres of the said carucate in Wemedon and Sydenham which John de Fosse held for his life; and that six acres of land in the same vills which Walter Mayselyn held for his life; and that thirteen acres of the said carucate in the same vills which John Jordan, senior, and Alice his wife held for their lives; and that seven acres of the same carucate in the same vills which John Jordan, junior, held for his life; and that thirteen acres of the said carucate in the same vills which

Robert de Asshford and Ascelina his wife held for their lives; and that three acres and a half of meadow in the same vills which Walter de Eston and Beatrice his wife held for their lives, the heritage of John the parson; and which after the decease of John de Fosse, Walter Mayselyn, John Jordan, senior, and Alice, John Jordan, junior, Robert and Ascelina, Walter and Beatrice to John the parson and John de Troubrigg and the heirs of John the parson ought to revert after the decease of the abovesaid shall remain to the said Ralph and Juliana and the heirs of Ralph.

- 29. At Westminster in the quinzaine of Easter, and afterwards in the octave of St. Michael in the same year; between Walter de Romesie, querent, by William de Cristechurche in his place; and Hugh Purdy and Joan his wife, deforciants; for thirty acres of land, one acre of meadow, and the third part of a messuage in Modiford Terry. Hugh and Joan acknowledged the right of Walter as by their gift and warranted. For this Walter gave Hugh and Joan twenty marcs of silver.
- 30. At Westminster in the quinzaine of Easter, and afterwards in the octave of St. Martin in the same year; between Walter Caucy and John the son of Walter Caucy, querents; and Humfrey Caucy, deforciant; for four messuages, sixty acres of land, two acres of meadow, and four acres of moor in North Cory. Walter acknowledged the right of Humfrey as by his gift. For this Humfrey granted the same to Walter and John to hold to them and the heirs of the body of Walter begotten; and if Walter die without such heirs then after the decease of John to remain to Walter son of the same Walter and the heirs of his body begotten; and if he die without such heirs then to remain to the right heirs of the aforesaid Walter Caucy.
- 31. At Westminster in the quinzaine of St. Martin, and afterwards in the morrow of the Purification in the seventh year of the same King; between Robert de Weylaund, and Cecilia his wife, querents; by Roger de Burgate in their place; and Thomas de Felsham and Walter Quyntyn, chaplain, deforciants;

for the manors of Radewell and Loxton. Thomas and Robert granted the said manors to Robert and Cecilia to hold to them and their issue; and if they die without issue then to remain to the right heirs of Robert.

- 32. At Westminster in the morrow of St. Martin, and afterwards in the morrow of the Purification in the seventh year of the same King; between Richard de la Mere, petent; and Robert le fitz Payn and Ela his wife, tenents, by John de Somerton in their place; for the manor of Stoke Curcy, Richard acknowledged the said manor to be the right of Robert and quit claimed for himself and his heirs to Robert and Ela and the heirs of Robert. For this Robert and Ela gave Richard forty marcs of silver.
- 33. At Westminster in the octave of Trinity, and afterwards in the octave of St. Michael in the same year; between Elias de la Forde and Joan his wife, querents; by Richard de Sobbury in the place of Joan, and Robert de Assheton, deforciant; for a mill, four acres of land, three acres of meadow, one acre and a half of wood, and forty-one shillings rent, in Wynnescumbe and Welles. Elias acknowledged the right of Robert as by his gift. For this Robert granted the same to Elias and Joan to hold to them and their issue of Robert and his heirs, rendering per annum a rose at Midsummer, and if Elias and Joan die without issue then to revert to Robert and his heirs.
- 34. At Westminster in the quinzaine of St. Hillary; between John son of Thomas de Bernevill, querent; and John de Lodehywyssh and Alice his wife and Richard Peny and Margery his wife, deforciants; for a messuage, forty acres of land, and five acres of moor, in Meriet juxta Crukerne. John de Lodehywyssh and Alice and Richard and Margery acknowledged the right of John son of Thomas as by their gift, and quit claimed and warranted for themselves and the heirs of Alice and Margery. For this John son of Thomas gave them twenty marcs of silver.
- 35. At Westminster in the quinzaine of St. Hillary; between Robert de St. Clare and Sibilla his wife, querents; and John de

Norton and Petronilla his wife, deforciants; for forty acres of land, twelve acres of meadow and twenty shillings rent in Mertok. John and Petronilla acknowledged the right of Robert and Sibilla as by their gift, and quit claimed for themselves and the heirs of Petronilla. For this Robert and Sibilla gave John and Petronilla twenty pounds sterling.

- 36. At Westminster in the quinzaine of Easter, and afterwards in the quinzaine of Trinity in the same year; between Walter Wrench, querent; and John Russell and Isabella his wife, deforciants; for seven messuages, twenty acres of land, eight acres of meadow, and four shillings rent in Briggewater, Wemedone, Westboure, and North Pederton. John and Isabella acknowledged the right of Walter to hold to him and his heirs and warranted. For this Walter gave them twenty marcs.
- 37. At Westminster in the octave of St. Michael, and afterwards in the octave of St. Hillary in the same year; between Robert de Wyke and Katerina his wife, querents; and Peter Pounsond and Robert de Warderobe, deforciants; for a messuage and six bovates of land, six acres of meadow, and two acres of wood, in Mouchele Weston juxta Camel. Robert de Wyke and Katerina acknowledged the right of Peter and Robert de Warderobe as by their gift. For this Peter and Robert de Warderobe granted the same to Robert de Wyke and Katerina to hold to them and their issue; and if they die without issue then to remain to the right heirs of Robert de Wyke.
- 38. At Westminster in the octave of St. John Baptist and afterwards in the morrow of St. John Baptist, in the seventh year of the same King; between Roger de Wykefold and Margaret his wife, querents; by the said Roger in the place of Margaret and John de Lekesworth, deforciant; for a messuage, a carucate of land, twenty acres of meadow, four acres of wood, and thirty-seven shillings rent in Compton Martyn, Wykefold, Mortone, Harpetre, Stoke, Nywetone, and Cattline. Roger acknowledged the right of John as by his gift. For this John granted the same to Roger and Margaret to hold to them and their issue; and if they die without issue then to remain to the right heirs of Roger.

39. At Westminster in the quinzaine of St. Hillary; and afterwards in three weeks of Easter in the same year; between Simon de Bradeneye and Beatrice his wife, querents; and John de Horsy and William de Coker, deforciants; for two messuages, a carucate of land, and twenty-six acres of meadow, in Baudripp. Simon acknowledged the right of John and William as by his gift. For this John and William granted the same to Simon and Beatrice to hold to them and the heirs of Simon for eyer.

7 Edward III. (1332-3).

40. At Westminster in the quinzaine of Trinity, and afterwards at York in the quinzaine of St. Michael; between John Lymyn and Joan his wife, querents; and John de Caleweweston and Peter Pounsoud, deforciants; for a messuage, seventy-eight acres of land, ten acres of meadow, and eight acres of pasture in Hengstrigge. John Lymyn and Joan acknowledged the right of John de Caleweweston and Peter as by their gift. For this John de Caleweweston and Peter granted to John Lymyn twenty-six acres of the said land of which two acres lie at Duranteslane, next the land of Richard Phelip on the north and the land of John Durant on the south, one acre in the field called Wexhers next the land of William Byrewe on the north, one acre and a half in the field called La Gore next the land of John Durant on the west, one acre next the road called Wodeweye towards Milisaunte Boghe, two acres in the field called Kolvernewelleslake next the land of Gilbert Michiel on the north, one acre in the field called Langelonde next the land of Richard Lymyn on the west and the land of Gilbert de la Mershe on the east, two acres in the field called Shephull next the land of William Byrewe on the west, two acres in the field called La Claye next the land of Reymunde, parson of the church of Hengstrigge on the west, one acre in the field called Rygfurlang next the land of the same Reymund on the south, two acres at Les Fourches next the land of the same Reymund on the south, one acre and a half in the field called Wygeswelle next the land of Richard le Smyth on the west, two acres in the field called Shortesonde adjoining the

land of John Durant on the east, one acre in the field called Roghenhull adjoining the land of Hugh le Carpenter on the north, the moiety of an acre in the same field called Rogenhull on the south, one acre in the same field adjoining the land of Alexander de Housyngovere on the south, a moiety of an acre in the field called La Sonde adjoining the land of Richard le Palmere on the north, one acre in the field called Bonabure adjoining the land of Richard de Thomere on the north, one acre in the aforesaid field of Rogenhull adjoining the land of Geoffry le Warener on the south, one acre in the field called La Milme at the Porteweve, and one acre in La More adjoining the land of the aforesaid Reymund on the south; to hold to the said John Lymyn for his life, and after his decease to remain to Gilbert the son of the said John Lymyn and Joan and the heirs of his body; and if Gilbert die without such heirs then to remain to Margery daughter of Ralph de Tarente Gundevill and the heirs of her body; and if Margery die without such heirs then to remain to the right heirs of the aforesaid Gilbert. Also the said John de Caleweweston and the said Peter granted to the said John Lymyn and to Joan all the residue of the said tenement, viz., the said messuage and fifty-two acres of land, meadow and pasture, to hold to the said John Lymyn and Joan for their lives and after their decease to remain to the aforesaid Gilbert and the heirs of his body; and if Gilbert die without such heirs then to remain to the aforesaid Margery and the heirs of her body; and if Margery die without such heirs then to remain to the right heirs of the aforesaid Gilbert.

(Endorsed.) William son of Robert of Sutton Montagu, Reginald Hesee and Joan his wife put in their claims.

41. At Westminster in the octave of Trinity; between Richard Pyke, junior, and Alianore, daughter of Hugh de Bello Campo, querents, by John de Coliford as guardian of Richard and Alianore; and Richard Pyke, senior, and Margaret his wife, deforciants; for five messuages, a mill, a carucate and eighty acres of land, thirty acres of meadow, ten acres of pasture, and six shillings and eight pence rent in Murlynche and Asshecote. Richard Pyke, senior, and Margaret granted to Richard Pyke junior, and Alianore the said tenement to hold to them and

their issue of Richard, senior, and Margaret and the heirs of Richard, rendering therefor annually a rose at the feast of St. John Baptist. And if Richard, junior, and Margaret die without issue, then the same to remain to John the brother of Richard, junior, and the heirs of his body to hold of Richard, senior, and Margaret as aforesaid; and if John die without such heirs then to remain to Thomas his brother to hold as aforesaid; and if Thomas die without heirs of his body then the whole to revert to Richard Pyke, senior, and Margaret and to the heirs of Richard.

- 42. At Westminster in the octave of Trinity; between Richard Pyke, senior, and Margaret his wife, querents; and Peter Pyke, parson of the church of Kyngeston, deforciant; for three messuages, a mill, a carucate of land and a half, and eighteen acres of meadow in Asshe Boloyngne juxta Tyntenhull. Richard acknowledged the right of Peter as by his gift. For this Peter granted the same to Richard and Margaret to hold to them and their issue; and if they die without issue then to remain to Richard Pyke, junior, and the heirs of his body; and if he die without such heirs then to remain to John his brother and the heirs of his body; and if Thomas die without such heirs then to remain to the right heirs of Richard Pyke, senior.
- 43. At Westminster in the quinzaine of St. John Baptist, and afterwards at York in the quinzaine of St. John Baptist in the ninth year of the same King Edward; between John de Ken, junior, and Isabella, daughter of John le Botiller of Lamiltye, querents, by William . . .; and John de Ken, senior, deforciant; for the third part of the manor of Kyngeston Seymer and the advowson of the church of the same manor. John de Ken, senior, granted to John de Ken, junior, and Isabella the said advowson and two parts of the said third part to hold to them and the heirs of their bodies of John, senior and his heirs rendering annually a rose at Midsummer. And besides John de Ken, senior, granted that the third part of the said third part which Isabella, who was the wife of John de Ken,

holds in dower the heritage of John de Ken, senior, which after the decease of Isabella who was the wife of John to John, senior, ought to revert, shall remain to John de Ken, junior, and Isabella daughter of John to hold of John de Ken, senior. And if John de Ken, junior, and Isabella daughter of John die without heirs of their bodies then the said third part and the advowson shall revert to John de Ken, senior, and his heirs. For this John de Ken, junior, and Isabella daughter of John gave John de Ken, senior, twenty marcs of silver.

- 44. At Westminster in the quinzaine of St. John Baptist, and afterwards at York in the quinzaine of St. Michael in the ninth year of the same King; between John de Ken, senior, querent; and William de Fayrested, chaplain, deforciant; for the manors of Ken and Hywish juxta Kyngeston Seymer. John acknowledged the manors to be the right of William of which William had two parts as by his gift. For this William granted the same two parts to John for life. And besides William granted the said manor of Hywish which Isabella, who was the wife of John de Ken, held for her life, and also the third part of the manor of Ken which the same Isabella held in dower the heritage of William, which after the decease of Isabella to William ought to revert, after the decease of Isabella shall remain to John to hold with the other two parts for life. After the decease of John the said manors shall remain to John son of John and the heirs of his body; and if John the son of John shall die without such heirs then the said manors shall remain to the right heirs of the aforesaid John de Ken.
- 45. At Westminster in three weeks of Easter, and afterwards in the octave of Trinity in the same year; between Richard de Flory and Cecilia his wife and Alexander their son, querents, by John de Coumbe in their place, and John de la Mare and William le Neod, deforciants; for three messuages, eighty acres of land, ten acres of meadow, ten acres of wood, and twelve pence rent in Cloford. Richard acknowledged the right of John and William as by his gift. For this John and William granted the same to Richard and Cecilia and Alexander to hold to them and the heirs of Alexander begotten; and if Alexander

die without such heirs then after the decease of Richard and Cecilia to remain to the right heirs of Richard.

- 46. At Westminster in the morrow of the Ascension, and afterwards in the morrow of St. John Baptist in the same year; between Henry Pouwer and Matilda his wife, querents, by Thomas Gayllard in the place of Matilda, and Peter Pounsond and Richard atte Welle, deforciants; for four messuages, two carucates of land, forty acres of meadow and seven shillings rent in Longesutton, Mertoke, Spakston, Ouerestouweye and Nitherestouweye. Henry acknowledged the right of Peter and Richard as by his gift. For this Peter and Richard granted the same to Henry and Matilda to hold to them and the heirs of Henry for ever.
- 47. At York in the octave of St. Hillary, and afterwards in the quinzaine of Easter in the eighth year of the same King; between John de Acton, querent; and Simon Coke, parson of the church of Acton, deforciant; for the manor of Cheddre. John acknowledged the right of Simon as by his gift. For this Simon granted the same to John to hold for life and after the decease of John to remain to Margaret, daughter of Simon de Ralegh, chivaler, for her life, and after the decease of Margaret to remain to the right heirs of the aforesaid John.

(Endorsed.) William Deverous put in his claim.

8 Edward III. (1333-4).

48. At York in the octave of St. Hillary; between Ralph de Middelneye, querent; and Philip de Hullepharon and Margaret his wife and Simon le Chepman of Taunton and Isabella his wife, deforciants; for a messuage, two carucates of land, twelve acres of meadow, twenty acres of wood, and forty shillings rent in La More. Philip and Margaret and Simon and Isabella acknowledged the right of Ralph to hold to him and his heirs for ever, and they warranted. For this Ralph gave them one hundred pounds sterling.

49. At York in the morrow of the Ascension; between John de Gerberdeston and Agnes his wife, querents; and Silvester de Cottelegh, deforciant; for two messuages, a mill, seven carucates of land, sixty acres of meadow, eighty acres of pasture, two hundred and forty acres of wood, and fourteen shillings rent in Gerberdeston and Fordyngton. John and Agnes acknowledged the right of Silvester as by their gift. For this Silvester granted the same to John and Agnes to hold to them and their issue; and if they die without issue then one messuage, two carucates of land, twenty acres of meadow, twenty acres of pasture, forty acres of wood and six shillings rent in Fordyngton to remain to the right heirs of John; and as to the residue, viz., one messuage, the mill, five carucates of land, forty acres of meadow, sixty acres of pasture, two hundred acres of wood, and eight shillings rent in Gerberdeston, the same to remain to John de Molton of Asshehill and Isabella his wife to hold for their lives, and after their decease to remain to Thomas son of the said John de Molton and the heirs of his body; and if Thomas die without such heirs then to remain to the right heirs of John de Molton.

50. At York in the quinzaine of St. Hillary, and afterwards in the quinzaine of St. Michael; between John de Trevaynon and Joan his wife, querents; and Richard Hurionn and Agnes his wife, deforciants; for the moiety of five messuages, two dovecotes, two gardens, two hundred and sixty acres of land and a half, seventeen acres of meadow, five shillings and one penny rent and pasture for four oxen in Chilton, East . . . Ouerattebere, Homere, Netherattebere, Stouford, Montagu and Brigehampton. Richard acknowledged the said moiety to be the right of John and the moiety of the said rent to be the right of John and Joan his wife to hold to them and the heirs of John. Richard and Agnes conceded for themselves and the heirs of Agnes that the said moiety of the messuages, dovecotes, gardens, land, meadow, and pasture which Geoffrey and Margaret his wife held for the life of Margaret, the heritage of Agnes after the decease of Margaret shall remain to John and Joan and the heirs of John to hold with the aforesaid moiety and rent. For this John and Joan gave Richard and Agnes one hundred marcs of silver. This concord was made in the presence of Geoffrey and Margaret, and they agreed and did fealty to John and Joan in the court.

- 51. At York in the quinzaine of St. Michael; between John de Fosse and Juliana his wife, querents; and John de Lokesworth, deforciant; for two messuages, eighty-eight acres and one rood of land and eighteen acres of meadow and a half, in Wolavynton, Puriton, Edynton, Northboure, and La Slape juxta Brugewaitter. John de Fosse acknowledged the right of John de Lokesworth as by his gift. For this John de Lokesworth granted the same to John de Fosse and Juliana and their issue; and if they die without issue then to remain to the right heirs of John de Fosse.
- 52. At York in the quinzaine of Trinity and afterwards in the quinzaine of St. Michael; between John Portman of Taunton, querent; and Richard Portman and Cristina his wife, deforciants; for twelve messuages, and the moiety of an acre of land in Taunton. Richard and Cristina acknowledged the right of John as by their gift. For this John granted the same to Richard and Cristina to hold to them and their issue; and if they die without issue then to remain to the right heirs of Richard.
- 53. At York in the morrow of All Souls; between William le Haukare and Alice his wife, querents, by William Reed in their place; and John son of William le Haukare, senior, of Bristoll, deforciant; for a messuage in the suburb of Bristoll. John acknowledged the messuage to be the right of William to hold to William and Alice and the heirs of William. For this William and Alice gave John one hundred shillings of silver.
- 54. At York in the octave of St. Michael; between the abbot of Keynsham, querent; and John de Chenerestone and Thomasia his wife and Gilbert Walkfare and Joan his wife, deforciants; for three messuages, a carucate of land, ten acres of meadow, seven acres of pasture, and seven acres of wood in Comptone Dauno. John and Thomasia, Gilbert and Joan

acknowledged the right of the abbot and his church of St. Mary of Keynsham and quit claimed for themselves and their heirs for ever. For this the abbot gave them one hundred marcs of silver.

55. At York in the quinzaine of ; between Henry de and Elizabeth his wife, querents; and Thomas le Olde and Cecilia his wife, deforciants; for a messuage and four acres of land in Meriet and Assholte. Thomas and Cecilia acknowledged the right of Henry and Elizabeth and quit claimed for ever. For this Henry and Elizabeth gave Thomas and Cecilia ten marcs of silver.

(Endorsed.) Richard de Clare

put in his claim.

- 56. At York in the octave of St. Michael, and afterwards in a month of St. Michael in the eleventh year of the same King; between Henry Power and Matilda his wife, querents; and Thomas de Cherleton and Thomasia his wife, deforciants; for thirty-six acres of land and nine acres of wood in Chenecumbe and Cherleton Adam. Henry and Matilda acknowledged the right of Thomasia. For this Thomas and Thomasia granted to Henry and Matilda two parts of the same to hold to them of Thomas and Thomasia for life rendering therefor per annum twenty shillings, half at Easter and half at Michaelmas. And besides Thomas and Thomasia granted the third part which Joan, who was the wife of John de . . . held in dower the heritage of Thomasia which after the decease of Joan ought to revert to Thomas and Thomasia; after her decease shall remain to Henry and Matilda to hold with the other two parts for their lives, and after their decease the whole shall revert to Thomas and Thomasia and their heirs.
- 57. At York in the quinzaine of St. Michael; between John de Trevaignon, querent; and John de Welesle, deforciant; for two messuages and thirty acres of land in Samford Osky, and afterwards in the quinzaine of St. Michael in the tenth year of the same King, after the death of the said John de Trevaignon, between John son and heir of the said John de Trevaignon and the said John de Welesle for the same tenement. John

de Welesle acknowledged the right of John de Trevaignon and granted that one messuage and fifteen acres of land which William Chanu held for life, and also that one messuage and fifteen acres of land which Gunnilda Prestes held for life, the heritage of John de Welesle in the said vill which after the decease of William and Gunnilda to John de Welesle and his heirs ought to revert, shall remain to John de Trevaignon and his heirs. For this John de Trevaignon gave John de Welesle twenty pounds sterling.

9 Edward III. (1334-5).

I. At York in the octave of Trinity, and afterwards in the octave of St. Michael in the same year; between John de Cheueriston, chivaler, and Thomasia his wife, querents; and William Casse, chaplain, deforciant; for twenty messuages, a dovecot, six carucates of land, sixty acres of pasture, thirty acres of wood, ten shillings rent, the moiety of a mill, and the third part of the bailiwick of the hundred of Cheuton in Midsomernorton, Compton Dauno, and Stonyeston. John and Thomasia acknowledged the right of William of which he had two messuages, one carucate of land, forty acres of meadow and sixty acres of pasture in Stonyeston by the gift of John, and three messuages, a dovecote, two carucates of land, fifteen acres of meadow, five acres of pasture, twenty acres of wood, the rent and moiety aforesaid in Midsomernorton and Compton, the gift of John and Thomasia. For this William granted to John for life the said two messuages, one carucate of land, forty acres of meadow and sixty acres of pasture in Stonyeston; and besides William granted that the third part of half a carucate of land in Stonyeston which John Fylewyne held for his life, and that the third part of half a carucate of land in the same vill which Robert Devenissh held for his life, and also that a third part of half a carucate of land in the same vill which William Phelip held for his life, the heritage of William Casse which after the deaths of John Fylewyne, Robert, and William Phelip to the said William Casse and his heirs ought to revert shall remain to

John de Cheueriston for all his life; and after his death all the said tenements in Stonyeston shall remain to John his son and the heirs of his body; and if John the son of John die without such heirs then to remain to Hugh his brother and the heirs of his body; and if he die without such heirs then to remain to Ralph his brother and the heirs of his body; and if Ralph die without such heirs then to remain to the right heirs of John de Cheueriston. Granted also the said William Casse to the said John de Cheueriston and Thomasia three messuages. the dovecote, two carucates of land, fifteen acres of meadow. five acres of pasture, twenty acres of wood, the said rent and a moiety in Midsomernorton and Compton to hold for their lives: and besides William Casse granted that a messuage, a carucate of land, twenty acres of meadow, fifteen acres of pasture and ten acres of wood in Compton which Robert de Nony, Roger de Chelt . . . and Thomas his son held for their lives, and that a messuage and twenty acres of land in the said carucate in Midsomernorton which Thomas Broun held for life, and that a messuage and twenty acres of land in the same vill which Cristina Chysman held for her life; and that a messuage and twenty acres of land in the same vill which Walter Bentor held for his life, and that a messuage and twenty acres of land in the same vill which William S . . . held for his life, and that a messuage and twenty acres of land in held for his life, and the same vill which Robert that a messuage and twenty acres of land in the same vill which William Rauf held for his life, and that a messuage and twenty acres of land in the same vill which John le Dent held for life, and that a messuage and four acres of land in the same vill which John le Chaloner held for his life, and that four acres of land in the same vill which John atte Nonene held for life, and that a messuage in the same vill which John Cam held for life, and that a messuage and four acres of land in the same vill which Robert la Mileward held for his life, and that a messuage in the same vill which Adam le Smyth held for life. and that four acres of land in the same vill which John Canel held for life, and a messuage in the same vill which John le Carpenter held for life, and that a messuage and twenty acres of land in the same vill which William Campioun held for life, and that a messuage and twenty acres of land in the same vill which Agnes de Foggepotte held for her life, and the third part of the bailwick which Geoffrey atte Halle held for life; all which after the decease of the lifeholders, to William Casse and his heirs ought to revert shall remain to John de Cheueriston and Thomasia for their lives; and after their decease to John the son of John and the heirs of his body begotten; and if it happen that John son of John die without such heirs then to remain to the aforesaid Hugh and the heirs of his body; and if Hugh shall die without such heirs then to remain to the aforesaid Ralph his brother; and if Ralph die without such heirs then to remain to the right heirs of Thomasia.

- 2. At York in the quinzaine of St. Michael, and afterwards in the quinzaine of St. Hillary; between Isabella daughter of Siluester de Batheneston, querent; and James son of Hubert Huset of Hampton juxta Bath, deforciant; for a messuage, a carucate of land, eight acres of meadow, and forty-four shillings rent in Hampton juxta Bath. James granted the same to Isabella to hold of him for her life, rendering therefor per annum to James twenty pounds sterling payable half at Easter and half at Michaelmas, and to the heirs of James a rose at the feast of the nativity of St. John Baptist, and after the decease of Isabella to remain to James son of Isabella and the heirs of his body to hold of James son of Hubert and his heirs. If it happen that James die without heirs of his body then to remain to John his brother and the heirs of his body; and if John die without such heirs then to remain to Alice his sister and the heirs of her body; and if Alice die without such heirs then to revert to James son of Hubert and his heirs. For this Isabella gave James son of Hubert one hundred marcs of silver.
- 3. At York in the quinzaine of Michaelmas, and afterwards in the quinzaine of Hillary in the tenth year of the same King; between John de Beyuyn and Nichola his wife, querents; and Roger de Hyndham and Sibilla his wife, deforciants; for four messuages, forty-five acres of land, four acres of meadow and two acres of wood in Kyngstane, Stoke and Soke. Roger and Sibilla acknowledged the right of John and quit claimed to John

and Nichola and the heirs of John, and warranted. For this John and Nichola gave Roger and Sibilla twenty marcs of silver.

- 4. At York in three weeks of Michaelmas, and afterwards in the morrow of the Purification in the tenth year of the same King; between John son of John de Henlegh, querent; and John Bishop of Litelsomerton and Beatrice his wife, deforciants; for a messuage, a carucate of land, fifteen acres of meadow, and eight shillings rent in Litelsomerton, Kyngesdon, and Cherleton Adam. John Bishop and Beatrice acknowledged the right of John son of John as by their gift. For this John son of John granted the same to John Bishop and Beatrice to hold of him for their lives, rendering therefor per annum a rose at Midsummer; and after the decease of John and Beatrice to remain to John Fayrfax to hold by the same service for his life; and after his decease to remain to Thomas his son and the heirs of his body; and if Thomas die without such heirs then to revert to John son of John and his heirs.
- 5. At York in the quinzaine of Michaelmas and afterwards in the quinzaine of St. Hillary in the tenth year of the same King; between John de Acton, chivaler, querent; and Simon, parson of the church Ireneacton and Robert son of brigg, deforciants; for twelve acres of land, sixty acres of meadow, and a hundred acres of moor in Kynggesalre, and a moiety of the manor of Kynggesalre. John acknowledged the right of Simon and Robert as by his gift. For this Simon and Robert granted the same to John to hold to him and his heirs male of his body begotten; and if John die without such heirs then to remain to John son of Mathew de Clyvedon of Alre and his heirs.

(Endorsed.) John son of Odo de Acton put in his claim.

6. At York in the quinzaine of St. John Baptist; between John Strech and Elizabeth his wife, querents; and Roger de Penne and John de Baumfeld, deforciants; for the manor of Estroueton. John Strech and Elizabeth acknowledged the right of Roger and John de Baumfeld as by their gift. For this

Roger and John de Baumfeld granted the same to John Strech and Elizabeth to hold to them and their issue; and if it happen that they die without issue then to remain to the heirs of Elizabeth begotten of her body, and if there be no such heirs of her body then to remain to the right heirs of John Strech.

- 7. At York in the quinzaine of Easter, and afterwards in the octave of Trinity in the same year; between Andrew Braunche and Joan his wife, querents; and Philip Giffard, chaplain, and Richard Bisshop, chaplain, deforciants; for the manor of Frome. Andrew and Joan acknowledged the right of Philip and Richard as by their gift. For this Philip and Richard granted the same to Andrew and Joan to hold to them and their issue; and if they die without issue then to remain to the right heirs of Andrew.
- 8. At York in the quinzaine of Easter, and afterwards in the quinzaine of Trinity in the same year; between Andrew Braunche and Joan his wife, querents; and Richard de Wydslade and Alianor his wife, deforciants; for the manor and hundred of Frome and the advowson of the chapel of St. Katerine of Frome. Richard and Alianor acknowledged the right of Andrew and quit claimed for themselves and the heirs of Alianor, and besides Richard and Alianor warranted. For this Andrew and Joan gave Richard and Alianor one hundred marcs of silver.
- 9. At York in the quinzaine of Easter; between Richard de Wydeslade and Alianor his wife, querents; and Andrew Braunche and Joan his wife, deforciants; for seven messuages, one hundred and sixty-two acres of land, eighteen acres of meadow, twenty acres of pasture, fifty-one acres of wood, fifty-eight shillings sixpence and one halfpenny rent and the third part of a mill in Frome, Radene, and Merston Bygod. Richard and Alianor acknowledged the right of Andrew. For this Andrew and Joan granted the same to Richard and Alianor to hold to them and the heirs of Alianor begotten, rendering per annum a rose at Midsummer, and if it happen that Alianor die without heirs of her body then to revert to Andrew and Joan and the heirs of Andrew.

10. At York in the octave of St. Michael; between John Waspray, querent; and Tristram de Hamull, chaplain, and Walter de Chilterne, chaplain, deforciants; for two messuages, three carucates of land, twenty-four acres of meadow, sixty acres of wood, and eight shillings rent in Stokgommere, Preston and Lollyngton. John acknowledged the right of Tristram and Walter as by his gift. For this Tristram and Walter granted the same to John for his life; and after the decease of John the said messuages, two carucates of land, ten acres of meadow, ten acres of wood and the said rent in Stokgommere and Preston shall remain to Stephen, son of the same John and Matilda his wife and their issue; and if Stephen and Matilda die without issue then to remain to the right heirs of the aforesaid John. And one carucate of land, fourteen acres of meadow, fifty acres of wood in Lollyngton to remain to Stephen and the heirs of his body; and if Stephen die without such heirs to remain to the right heirs of the aforesaid John.

(Endorsed.) Robert Daundele put in his claim. Sarra wife of John Waspray put in her claim. John son of John Waspray put in his claim.

- II. At York in the octave of St. Michael; between Thomas le Bakere atte Apse and Cristina his wife, querents; and William de Pillaunde and William Merand, deforciants; for a messuage, one hundred and forty acres of land, six acres of meadow, and seven shillings rent, in Bradweye and Courinell. Thomas acknowledged the right of William de Pillaunde and William Merand as by his gift. For this William and William granted the same to Thomas and Cristina to hold for their lives; and after their decease to remain to Elizabeth daughter of the said Thomas and the heirs of her body begotten; and if Elizabeth die without such heirs then to remain to Margaret sister of Elizabeth and the heirs of her body; and if Margaret die without such heirs then to remain to the right heirs of the aforesaid Thomas.
- 12. At York in the octave of St. John Baptist, and afterwards in the quinzaine of St. Michael in the same year; between Robert de Radyngton and Joan his wife, querents; by John de Somerton in the place of Joan and Thomas son of Richard

Sparke, deforciant; for a messuage, fifty-two acres of land and fourteen acres of meadow in Lympellesham. Thomas acknowledged the right of Robert and Joan to hold to them and the heirs of Robert. For this Robert and Joan gave Thomas twenty pounds sterling.

(Endorsed.) John Batecoke and Joan his wife, Ralph Brice and Cecilia his wife put in their claims.

- 13 At York in the octave of Trinity; between Thomas de Whittokesmede and Joan his wife, querents; and John de Sobbury, deforciant; for a messuage, a carucate of land, ten acres of meadow, and ten acres of wood in Twynyho and Welewe. Thomas acknowledged the right of John as by his gift. For this John granted the same to Thomas and Joan to hold to them and their issue; and if Thomas and Joan die without issue then to remain to John son of the same Thomas and the heirs of his body begotten; and if John son of Thomas shall die without such heirs then to remain to Felicia his sister and the heirs of her body begotten; and if Felicia die without such heirs then to remain to Reginald de Monte Forti and the heirs of his body; and if Reginald die without such heirs then to remain to the right heirs of the aforesaid Thomas.
- 14. At York in the quinzaine of St. Michael, and afterwards in the quinzaine of St. Hillary in the tenth year of the same King; between Robert de Radyngton and Joan his wife, querents; and Ralph Brice and Cecilia his wife, deforciants; for a messuage, twenty-six acres of land, and seven acres of meadow in Lypelesham. Ralph and Cecilia acknowledged the right of Robert and Joan as by his gift to hold to them and the heirs of Robert and besides for themselves and the heirs of Cecilia they warranted. For this Robert and Joan gave Ralph and Cecilia twenty pounds sterling.

10 Edward III. (1335–6).

15. At York in the morrow of St. Martin; between John Teysaunt and Joan his wife, querents; and Walter Waleys of

Horssyngton and William de Cicester, chaplain, deforciants; for a messuage, a carucate of land, six acres of meadow, and eight acres of pasture in Hengstrigge. John acknowledged the right of Walter and William. For this Walter and William granted the same to John and Joan to hold to them and their issue; and if they die without issue then to remain to the right heirs of John.

- 16. At York in the quinzaine of St. Michael, and afterwards in the morrow of St. Martin in the same year; between John Silueyn and Isabella his wife, querents; and Richard de la Chaumbre and John de Erneshulle, chaplain, deforciant; for a messuage, a mill, a dovecote, fifty acres of land, twenty-five acres of meadow, ten acres of pasture, and four acres of wood in Wyghtlakyngton and Southbradene. John Silueyn acknowledged the right of Richard and John de Erneshulle as by his gift. For this Richard and John de Erneshulle granted the same to John Silueyn and Isabella to hold for their lives, and after their decease to remain to John son of John Silueyn and the heirs of his body; and if he die without such heirs then to remain to the right heirs of the aforesaid John Silueyn.
- 17. At York in three weeks of St. Michael, and afterwards in the octave of St. Martin in the same year; between Ralph de Jevelton and Cecilia his wife, querents; and Robert de Somerton and John de Somerton, deforciants; for nine messuages, twelve bovates and twenty acres of land, twenty-six acres of meadow, and ten shillings rent in Jevelton, Spekynton, Middelton and Somerton. Ralph acknowledged the right of Robert and John as by his gift; for this Robert and John granted the same to Ralph and Cecilia to hold to them and the heirs of Ralph.
- 18. At York in the octave of Trinity, and afterwards in the quinzaine of St. Michael in the same year; between Simon de Trewythosa, querent; and Laurence de Monte Forti, chivaler, deforciant; for the manor of Emnebergh, and for two virgates and a half of land, nine acres of meadow, and twenty shillings rent in Welles and Kynemeresdon. Laurence granted the said manor to Simon and likewise the homages and services of

William de Baath and his heirs for all the tenements which the said Laurence holds in the said manor and vills, and he surrendered the same except the twenty shillings rent, to hold to Simon for the life of Simon, rendering therefor each year for the first eleven years a rose at the feast of Pentecost and for each following year thirty pounds, half at Pentecost and half at Christmas; and after the decease of Simon the said manor and tenements shall revert to Laurence and his heirs. For this Simon gave Laurence one hundred marcs of silver.

19. At York in the quinzaine of St. Michael; between John Strode and Joan his wife, querents; and Henry Tonere, deforciant; for sixty acres of land, eight acres of meadow, and two acres of wood in Woky. John and Joan acknowledged the right of Henry and quit claimed to Henry and his heirs for ever, and besides they warranted. For this Henry gave John and Joan forty pounds sterling.

20. At York in the quinzaine of Hillary, and afterwards in the quinzaine of Trinity in the same year; between Henry de Merlaunde and Joan his wife, querents; and Edmund de Merlaunde, chaplain, and Richard de Wyrcester, chaplain, deforciants; for sixty messuages, two carucates, and a hundred virgates and two acres and a half of land, fifty acres of meadow, twenty acres of pasture, a hundred acres of wood, forty-one shillings and one penny rent, and pasture for fourteen oxen, five cows, thirty pigs, and two hundred sheep, and their issue for two years, and all goats and their kids in Frome. Henry and Joan acknowledged the right of Edmund and Richard of which they had four messuages, the said carucates, fifty-nine acres of land, eighty-seven acres of meadow, the said pasture, four score and nineteen acres of wood, and the rent aforesaid with appurtenances by the gift of Henry and Joan. For this Edmund and Richard granted the same to Henry and Joan. They granted also to Henry and Joan the said rent, likewise the homages and all services of Andrew Braunche, William de Whatcoumbe, Clement Bychewode, Walter le Webbe, Richard Randolf and Cecilia his wife for all the tenements which Edmund and Richard held in the said vill, to hold to Henry and Joan for their lives. And besides Edmund and Richard

granted for themselves and the heirs of Edmund, that a messuage and five acres of land which John le Bat held for life, and that a messuage and ten acres of land which Richard Randolf and Cecilia his wife held for their lives, and that a messuage, seven acres of land and one acre of meadow, which Robert le Hert and Isolda his wife held for their lives, and that a messuage and half an acre of land, which Peter Trowe and Juliana his wife held for the life of Juliana, and that a messuage and ten acres of land which the same Peter and Juliana and Alice the daughter of Juliana held for the lives of Juliana and Alice, and that a messuage which John Cable, senior, held for life, and that a messuage which Agnes Gayspore held for life, and that a messuage which John le Britthere held for life, and that two acres of land which Thomas Southmore and Alice his wife held for their lives, and that a messuage which Robert de Oldefelde and Isabella his wife held for their lives, and that a messuage, two acres of land and two acres of meadow which Cristina Bythewode and Clement her son held for their lives, and that an acre of wood which the same Clement held for his life, and that a messuage and eighteen acres of land which Walter Godrich and Agnes his wife held for their lives, and that a messuage and one acre of land which John le Pew and Avicia his wife held for their lives, of the heirs of Edmund in the said vill, which after the decease of the aforesaid lifeholders to the aforesaid Edmund and Richard and the heirs of Edmund ought to revert, shall remain to the aforesaid Henry and Joan to hold like the other tenements and pasture for their lives; and after the decease of Henry and Joan all the said tenements and pasture shall remain to William son of Henry and Joan and the heirs of his body begotten; and if William shall die without such heirs then to John his brother for his life, and after his decease to remain to Henry his brother and the heirs of his body begotten; and if Henry die without such heirs then to remain to Edmund his brother; and if Edmund die without such heirs then to remain to the right heirs of the aforesaid John.

21. At York in the quinzaine of Trinity; between Robert le Sherere of Taunton and Alice his wife, querents; and Robert

Dokerel and Juliana his wife, deforciants; for a messuage in Taunton. Robert Dokerel and Juliana acknowledged the right of Robert le Sherere and Alice as by their gift to hold to them and the heirs of Robert, and they warranted. For this Robert le Sherere and Alice gave Robert Dokerel and Juliana one hundred shillings of silver.

- 22. At York in the octave of Trinity; between John de Winterbourn and Richard James, querents; and Brian de Gouiz, chivaler, and Margaret his wife, deforciants; for a messuage and a carucate and fifty acres of land in Kyngesdon. Brian and Margaret acknowledged the right of John and Richard as by their gift. For this John and Richard granted the same to Brian for life and after his decease to remain to Brian his son and Margaret his wife and their issue; and if they die without issue then to remain to the right heirs of Brian de Gouiz.
- 23. At York in the quinzaine of Hillary, and afterwards in the octave of Trinity in the same year; between William de Poulet and Elizabeth de Bourne, querents; and William de la Hyde, deforciant; for two carucates of land in Barton, Kyngton Maundevyle, Strete juxta Glaston, and Litelton juxta Somerton. Elizabeth acknowledged the right of William de la Hyde as by her gift, except twenty-nine acres and a half in the same carucates. For this William de la Hyde granted the same to William de Poulet and Elizabeth to hold to them and the heirs of the body of William, and besides William de la Hyde granted that eleven acres of land which John Hygon held for life, and that eighteen acres and a half which Walter Brudeport held for life, the heritage of William de la Hyde, which after the decease of John and Walter to William de la Hyde, ought to revert shall remain to William de Poulet and Elizabeth and the heirs of William as aforesaid; and if William de Poulet die without heirs of his body, then after the decease of Elizabeth the said carucates shall remain to the right heirs of Elizabeth.
- 24. At York in the morrow of the Ascension, and afterwards in the quinzaine of Trinity in the same year; between John le Toke and Joan his wife, querents; and John de Briggewater

parson of the chapel of Clyfton, deforciant; for a messuage, a carucate of land, six acres of meadow, four acres of pasture, ten acres of wood, and three shillings rent in Buddecleghe. John le Toke acknowledged the right of John de Briggewater as by his gift. For this John de Briggewater granted the same to John and Joan to hold to them and the heirs of the body of John begotten; and if he die without such heirs, then after the decease of Joan to remain to Thomas le Toke and the heirs of his body; and if Thomas die without such heirs then to remain to Robert le Toke and the heirs of his body; and if Robert die without such heirs then to the right heirs of the aforesaid John le Toke.

11 Edward III. (1336-7).

25. At York in the quinzaine of Trinity, and afterwards in the quinzaine of St. Michael's day in the same year; between Thomas atte Apse, querent; and William de Pillaunde, parson of the church of Kyngestane, and William Merand, deforciants; for a messuage, two bovates and a virgate of land, twelve acres of meadow, and two acres of wood in Cory Ryvel and Langeport Westovre. Thomas acknowledged the right of William de Pillaunde, of which the same William and William Merand had the said messuage, bovates of land, two acres of meadow, and the said wood by the gift of Thomas. For this William and William granted the same to Thomas for life to hold of the King; and besides William and William granted for themselves and the heirs of William de Pillaunde that a virgate of land and ten acres of meadow which William Spaignel and Agnes his wife held for life the heritage of William de Pillaunde, and which after the death of William Spaignel and Agnes to the said William and William and the heirs of William de Pillaunde ought to revert after the decease of William Spaignel and Agnes shall remain to the said Thomas for all his life; and after the decease of Thomas to remain to William de Pillaunde, junior, and Elizabeth daughter of the said Thomas and the heirs of Elizabeth begotten; and if it happen that Elizabeth die

without such heirs then to remain to Margaret her sister and the heirs of her body begotten; and if Margaret die without such heirs then to remain to the right heirs of the aforesaid Thomas. This concord was made by precept of the King.

- 26. At York in the quinzaine of Trinity, and afterwards in the quinzaine of Michaelmas in the same year; between John de Wydeworth and Marcilla his wife, querents; and John Fychet of Canyngton and Edith his wife, deforciants; for a messuage, twenty acres of land, ten acres of meadow, and twenty-five pence rent in Stoke Curcy. John Fychet and Edith acknowledged the right of John de Wydeworth and quit claimed. For this John de Wydeworth gave John Fychet and Edith ten pounds sterling.
- 27. At York in the quinzaine of Easter, and afterwards in the octave of St. Michael in the same year; between John Daune, chivaler, querent; and Richard de Mottebury and Joan his wife, deforciants; for three messuages, sixty acres of land, four acres of meadow, twenty acres of pasture, and twenty acres of moor in Westmodeford and Yevele. Nicholas and Joan acknowledged the right of John and warranted. For this John gave Nicholas and Joan one hundred marcs of silver.
- 28. At York in the quinzaine of Trinity, and afterwards in the quinzaine of St. Michael in the same year; between Peter de Chubbeworth, querent; and Robert Louecok and Isabella his wife, deforciants; for a messuage, eleven acres of land, and one acre of meadow in Ile Abbas. Robert and Isabella acknowledged the right of Peter and rendered the same to him in the court. For this Peter gave Robert and Isabella ten pounds sterling.
- 29. At York in the quinzaine of Michaelmas; between Richard Body, of Frome, querent; and John Cable, of Frome, and Dionisia his wife, deforciants; for a messuage, one acre of land, and ten shillings rent in Frome. John and Dionisia acknowledged the right of Richard, and warranted. For this Richard gave John and Dionisia forty marcs of silver.

- 30. At York in the octave of St. Michael in the tenth year of King Edward III, and afterwards in three weeks of Easter in the eleventh year of the same King; between Peter Tryvet, querent; and Edmund Tryvet and Susanna his wife, deforciants; for a moiety of the manor of Wolmerston. Edmund and Susanna acknowledged the right of Peter and surrendered to him two parts of the said moiety in the court, and besides the said Edmund and Susanna granted that the third part which Reginald de la Hele and Roesia his wife held in dower of Roesia the heritage of Susanna; and which after the death of Roesia to Edmund and Susanna ought to revert after the decease of Roesia, shall remain to Peter and his heirs to hold like the aforesaid two parts. For this Peter gave Edmund and Susanna twenty pounds sterling.
- 31. At York in three weeks of St. Michael's day in the tenth year of King Edward III, and afterwards in the morrow of the Purification in the eleventh year of the same King; between John le Markaunt of Welles, querent; and John Strode and Joan his wife, deforciants; for a messuage and one acre of land in Wells. John and Joan acknowledged the right of John le Markaunt and warranted. For this John le Markaunt gave John Strode and Joan ten marcs of silver.
- 32. At York in three weeks of Easter; between William son of Adam le Bret, querent; and William Moyoun, chaplain, and John Moyoun, deforciants; for the manors of Torueston and Sandford Bret and for five marcs rent in Wechet. William son of Adam acknowledged the said manors and rent to be the right of John, of which John and William de Moyoun had the manor of Torueston except twenty acres of land and eight acres of pasture by the gift of William son of Adam. For this John and William Moyoun granted the same to William son of Adam and the heirs of his body begotten. And besides William Moyoun and John granted that twenty acres of land and eight acres of pasture in the same manor of Torueston above excepted and the manor of Sandford Bret and the rent in Wechet which Edmund de Saunford and Alice his wife held in dower of Alice the heritage of John, and which ought to revert to John and William

shall remain to William son of Adam and his heirs to hold like the manor of Torueston; and if William son of Adam die without heirs of his body all then to remain to Adam le Bret his brother and the heirs of his body; and if Adam die without such heirs then to Matilda de Seynt Quyntyn sister of William son of Adam and her issue; and if Matilda die without issue then to Edmund son of Edmund de Saunford brother of William son of Adam; and if Edmund die without heirs of his body then to remain to John son of John de Seynt Quynton brother of William son of Adam; and if John son of John shall die without such heirs then to remain to the right heirs of William son of Adam.

- 33. At York in the quinzaine of Easter; between Philip de Columbariis and Alianor his wife, querents; and Baldwyn Aylmer and Roger Lovet, deforciants; for the manors of Netherstoweye, Puriton and Dounende. Philip and Alianor acknowledged the right of Baldwyn and Roger as by their gift. For this Baldwyn and Roger granted the same to Philip and Alianor and the heirs male of their bodies to hold of the lord the King. If Philip and Alianor die without issue male then the same wholly to remain to James Daudeleye for his life, and after him to Roger Daudeleye his son and the heirs of his body; and if Roger Daudeleye die without such heirs then to remain to Nicholas Daudeleye the brother of Roger Daudeleye and his heirs. This concord was made by precept of the King.
- 34. At York in the octave of Hillary; between Henry de Lortye and Emma his wife, querents; and Master William de Craitthorne and Master Thomas de Uptone, deforciants; for the manors of Swelle and Peret. Henry and Emma acknowledged the right of Master William as by their gift. For this Master William and Master Thomas granted the same to Henry and Emma and their heirs male their issue; and if they die without such heirs then to remain to Thomas West, chivaler, for his life, and after him to remain to Thomas le Blount son of Nicholas la Blount and his heirs male begotten; and if Thomas le Blount die without heirs male begotten then to remain to the right heirs of Thomas West.

(Endorsed.) William son of William de Weylonde and Elizabeth his wife put in their claim.

- 35. At York in the octave of Hillary; between Robert Martyn and Margaret his wife, querents; and Walter Pope, chaplain, and William Page, deforciants; for two parts of the manors of Wynfred and Saltford. Robert and Margaret acknowledged the right of Walter as that which Walter and William had by their gift. For this Walter and William granted the same two parts to Robert and Margaret to hold to them and their issue; and if they die without issue then to Alianor daughter of John de Romeseye, chivaler, and Margaret the sister of Alianor and the heirs of Alianor; and if Alianor die without heirs of her body begotten then to remain to the right heirs of Margaret wife of Robert.
- 36. At York in the octave of Hillary; between Stephen de Waltone and Cristina his wife, querents; and John de Bourbath, chaplain, and William de Wychele, chaplain, deforciants; for the manor of Barton and for forty shillings rent in Rysholte and the quarter part of the manor of Donyforde. Stephen and Cristina acknowledged the said manor, rent, and quarter part, to be the right of John and William as by their gift. For this John and William granted the same to Stephen and Cristina to hold for their lives; and after their decease to remain to Alan de Walton and Isabella his wife and their issue; and if Alan and Isabella die without issue then to remain to the right heirs of Stephen.
- 37. At Vork in three weeks of Easter; between Adam le Bret, querent; and William, son of Adam le Bret, deforciant; for a messuage, a carucate and nine acres of land, six acres of meadow and six acres of moor in Stokegommer and Wyliton which Edmund de Saunford and Alice his wife held in dower of Alice. William granted that the said tenement, his heritage, and which after the decease of Alice ought to revert to him, shall remain to Adam and the heirs of his body to hold of the said William, rendering per annum a rose at Midsummer; and if Adam die without such heirs then to revert to the afore-

said William and his heirs. For this Adam gave William one hundred marcs of silver.

- 38. At York in the quinzaine of Hillary, and afterwards in the quinzaine of Easter in the same year; between Adam de la Forde, chivaler, and Katrina his wife, querents; and William de Loudham, parson of the church of Knapetoft, and John le Taillour of Wycheford, deforciants; for three messuages, two carucates, and sixty acres of land, thirty acres of meadow, forty acres of wood, seventy-three shillings rent, and the third part of a messuage in Baggeripe, Stawell, Sutton, Chelton, Edynton, Cadicote, Clapton, Wynkaulton, and Briggewauter. Adam and Katrina acknowledged the right of William and John, of which they had two messuages, the said carucates of land, twenty-four acres of meadow, the said wood and rent and the said third part by their gift. For this William and John granted the same to Adam and Katrina to hold to them and the heirs of Adam; and besides William and John granted for themselves and the heirs of William, that one messuage, sixty acres of land and six acres of meadow which Henry de la Forde held for life the heritage of William in the said vills, which after Henry to William and John ought to revert, shall remain to Adam and Katrina and the heirs of Adam.
- 39. At York in the quinzaine of Easter; between John Streech and Elizabeth his wife, and Ralph de Middelnye, querents; and John de Eccleshale, deforciant; for the manor of Athelardeston. John Streech and Elizabeth acknowledged the right of John de Eccleshale as by their gift; for this John de Eccleshale at the instance of John Streech and Elizabeth granted the said manor to the said Ralph for his life; and after him to revert to the said John Streech and Elizabeth and their issue; and if they die without issue then to remain to the heirs of the body of Elizabeth begotten, and if there be no such heirs of Elizabeth then to remain to the right heirs of John Streech.
- 40. At York in the quinzaine of Easter; between William le Jeu and Agatha his wife, querents; and Thomas de Pillesdon, chaplain, and Henry de Ablyngton, vicar of the church of

Brodewyndesore, deforciants; for a messuage, a carucate of land, twenty acres of meadow, forty acres of pasture, twenty acres of wood, and sixty shillings rent, in Whytefeld and Fyfhyde. William acknowledged the right of Thomas as by his gift. For this Thomas and Henry granted the same to William and Agatha to hold for their lives; and after them to remain to John son of the said William and Alice daughter of John de Pillesdon and their issue; and if John and Alice die without issue then to remain to the right heirs of the aforesaid William.

41. At York in a month of Easter; between James, son of James Husee of Kyngeston and Joan his wife, querents; and Gilbert Chasteleyn and Elizabeth his wife, and Roger, son of Gilbert, deforciants; for nine messuages, ten virgates of land, thirty acres of meadow, and forty acres of wood in Boghedon juxta Melbourneport. Gilbert and Elizabeth and Roger granted the same to James and Joan to hold to them and their issue; and if they die without issue then to remain to the right heirs of James; and Gilbert and Elizabeth and Roger and the heirs of Elizabeth warranted. For this James and Joan gave Gilbert and Elizabeth and Roger one hundred marcs of silver.

(Endorsed.) Robert Burdet put in his claim.

- 42. At York in the quinzaine of Easter; between John Wake, chivaler, querent; and Bartholomew Tirel and Robert his brother, and John Wysman, chaplain, and Walter de Surreye, deforciants; for the third part of the manor of Compton Martyn and for the advowson of the church of the same manor. John Wake acknowledged the right of Robert as that which Robert, Bartholomew, John Wysman and Walter had by his gift. For this the latter granted the same to John Wake for his life, after him to remain to Hugh Tirel and Margerie his wife and their issue; and if they die without issue then to remain to the right heirs of John Wake.
- 43. At York in the quinzaine of Easter, and afterwards in the quinzaine of Trinity in the same year; between Thomas de Marlebergh, querent; and William de Marlebergh, deforciant;

for the manor of Ilebruere except a messuage, sixty acres of land, and six acres of meadow in the same manor. William acknowledged the right of Thomas and warranted. For this Thomas gave William one hundred marcs of silver.

- 44. At York in the quinzaine of Easter, and afterwards at Trinity in the same year; between Thomas son of Martin de Shirebourne and Joan his wife, querents; and William, parson of the church of Ronyngton, and Richard, vicar of the church of Nyghenhyde, deforciants; for two messuages, three carucates of land, twenty acres of meadow, ten acres of pasture, twenty acres of heath, ten acres of alder, twenty acres of rushes, the moiety of two mills, and a dovecote, in Nyghenhyde Flory and Whythelefflory. Thomas acknowledged the right of William as that which William and Richard had by his gift. For this William and Richard granted the same to Thomas and Joan to hold to them and their issue heirs male; and if they die without heirs male then to remain to Elizabeth daughter of the same Thomas and the heirs of her body begotten; and if Elizabeth die without such heirs then to Petronilla her sister and the heirs of her body; and if Petronilla die without such heirs then to remain to Agnes her sister and the heirs of her body; and if Agnes die without such heirs then to remain to the right heirs of the aforesaid Thomas.
- 45. At York in the quinzaine of Easter, and afterwards in the octave of Trinity in the same year; between Thomas Dustyn and Thomas de Horsleigh, querents; and Philip le Rouller and Joan his wife, deforciants; for a messuage, twentynine acres of land, four acres of meadow, and one acre of pasture, in Suthpederton and Stratton Parva. John acknowledged the right of Thomas Dustyn and Thomas de Horsleigh as by his gift. For this Thomas and Thomas granted the same to Philip and Joan to hold to them and their issue; and if they die without issue then to remain to the right heirs of Philip.
- 46. At York in the quinzaine of Easter, and afterwards at Westminster in the quinzaine of Hillary in the fourteenth year of the same King; between Philip de Columbar and Alianor

his wife, querents; and Baldewin Aylmer and Roger Lovet, deforciants; for the manor of Honybere which Stephen de Columbar held for his life the heritage of Philip. Philip and Alianor granted that the said tenement which after the decease of Stephen to Philip and Alianor and the heirs of Philip ought to revert, after Stephen shall remain to Baldewin and Roger and the heirs of Baldewin. For this Baldewin and Roger gave Philip and Alianor one hundred pounds sterling.

- 47. At York in the quinzaine of Easter, and afterwards at Westminster in the quinzaine of Hillary in the fourteenth year of the same King; between Baldewyn Aylmer and Roger Lovet, querents; and Philip de Columbar and Alianor his wife, deforciants; for the manor of Honybere which Stephen de Columbar held for his life, the heritage of Baldewyn. Baldewyn and Roger granted for themselves and the heirs of Baldewyn that the said manor which after Stephen to Baldewyn and Roger and the heirs of Baldewyn ought to revert, after the decease of Stephen shall remain to Philip and Alianor and their heirs male begotten; and if they die without such heirs then to remain to James, son of Nicholas Daudeleye, for his life, and after the decease of James to remain to Roger Daudeleye, son of James, and his heirs begotten, and if Roger Daudeleye die without such heirs then to remain to Nicholas Daudeleye, brother of Roger, and his heirs. For this Philip and Alianor gave Baldewyn and Roger Lovet one hundred pounds sterling. This concord was made in the presence of Stephen who agreed and did fealty to Philip and Alianor in the court.
- 48. At York in the quinzaine of Easter, and afterwards at Westminster in a month of Easter in the thirteenth year of the same King; between John de Pyllesdon, querent; and William le Jeu, deforciant; for a messuage, six bovates of land, six acres of meadow, thirty shillings rent, and pasture for twelve cows in Mertoke and Cote which Mathew le Warre and Joan his wife held for their lives. William granted that the said tenement and pasture his heritage after the decease of Mathew and Joan, shall remain to the said John for his life, rendering per annum a rose at Midsummer; and after the decease of John to remain to John, son of the aforesaid William, and Alice, daughter of

the said John and their heirs their issue; and if they die without issue then to revert to William and his heirs. For this John de Pyllesdon gave William one hundred marcs of silver.

49. At York in the quinzaine of Michaelmas, and afterwards in three weeks of Easter in the twelfth year of the same King; between Roger Forel, junior, querent; and William Grede and Alice his wife, deforciants; for a messuage, a virgate of land, and forty pence rent, in West Coker. William and Alice granted the same to Roger, likewise the homage and all services of Walter de Mohaut and his heirs due to them in the said vill. And besides William and Alice granted for themselves and the heirs of Alice that the said tenement which Philip le Doo, parson of the church of Honeton and John le Doo held for life the heritage of Alice which after Philip and John to William and Alice ought to revert shall remain to the said Roger and his heirs. For this Roger gave William and Alice twenty marcs of silver.

12 Edward HH. (1337-8).

- I. At York in three weeks of Easter, and afterwards in the octave of Michaelmas in the same year; between Walter de Rodeneye, querent; and John de Clyvedon, of Aure, deforciant; for a moiety of the manor of Stoke Gyffard which Hawisia, who was the wife of Mathew de Clyvedon, held for her life. John conceded that the said moiety, his heritage, which, after the death of Hawisia, ought to revert to him and his heirs, should remain to Walter for his life, and after his decease to William his son and the heirs of his body begotten; and if William die without such heirs then to remain to the right heirs of Walter.
- 2. At York in a month of Michaelmas; between Walter de Meryet and John de Milton, cleric, querents; and William Percehay and John Haukyn, deforciants; for the manor of Bradeford juxta Welynton. William and John Haukyn acknowledged the right of Walter and John de Milton to hold to them and the heirs of Walter. For this Walter and

John de Milton agreed to render every year to William during his life one hundred shillings at Michaelmas; and if they default at any time William may distrain on all their goods and chattels in the said manor until full payment is made. After the decease of William the said Walter and John de Milton and the heirs of Walter shall be quit of the said payment.

- 3. At York in three weeks of Easter; between Richard de Acton, querent; and John de Tenburury and Elizabeth his wife, deforciants; for the manor of Westbaggeburgh except four messuages, a toft, forty-six acres of land and a half, seven acres of meadow, and three acres of moor in the same manor. John and Elizabeth acknowledged the right of Richard as by their gift. For this Richard granted the same to them to hold of him for their lives rendering therefor a rose annually at Midsummer, and after the decease of John and Elizabeth the said holding to revert to Richard and his heirs.
- 4. At York in the quinzaine of Hillary, and afterwards at Westminster in the quinzaine of Easter in the fifteenth year of the same King; between Ralph de Snyffamor, querent; and Cecilia de Snyffamor, deforciant; for two messuages, sixtyeight acres of land, seven acres of meadow, three acres of moor and alder, and two shillings rent in Stoke Goumer and Hethfelde Talebot. Cecilia acknowledged the right of Ralph and quit claimed and warranted. For this Ralph gave Cecilia twenty marcs of silver.
- 5. At Westminster in the octave of St. Hillary; between William le Haukare, querent; and William Faumer of Clyvedon and Margery his wife, deforciants; for a messuage in the suburb of Bristoll. William Faumer and Margery acknowledged the said messuage to be the right of William le Haukare and quit claimed for themselves and the heirs of Margery. For this William le Haukare gave William Faumer and Margery one hundred shillings of silver.
- 6. At York in three weeks of Easter, and afterwards at Westminster in the octave of St. Hillary in the same year;

between Vincent Trivet and Joan his wife, guerents; and Nicholas Trivet and Nicholas le Bule, deforciants; for a messuage, a carucate of land, forty acres of meadow, seventeen acres of pasture, eight acres of moor, sixteen acres of marsh, and twenty shillings rent, and a rent of two pounds of pepper and a half, and three pounds of cumin in Northpederton. Vincent and Joan acknowledged the right of Nicholas Trivet of which the same Nicholas and Nicholas le Bule had two parts the gift of Vincent and Joan, to hold to them and the heirs of Nicholas Trivet, and besides Vincent and Joan granted for themselves and the heirs of Joan that the third part of the said tenement which Reginald atte Hele and Roesia his wife held in dower of Roesia the heritage of Joan, which after the decease of Roesia to Vincent and Joan and the heirs of Joan ought to revert, shall remain to Nicholas Trivet and Nicholas le Bule and the heirs of Nicholas Trivet to hold like the said two parts. For this Nicholas Trivet and Nicholas le Bule granted to Vincent and Joan the said two parts to hold to them and the heirs of Vincent.

7. At York in the quinzaine of Easter; between Henry son of John de Molyns and Alice his wife, querents; and Thomas Taylars and Roger de Shaftebury, vicar of the church of Southpederton, deforciant; for two messuages, a mill, forty-three acres of land, eight acres of meadow and a half, an acre of pasture and a half, and four shillings rent in Southpederton. Henry acknowledged the right of Thomas of which Thomas and Roger had one messuage, twenty-four acres of land, five acres and three roods of meadow, one acre of pasture, two shillings and eight pence rent, and two parts of a messuage and a mill by the gift of Henry. For this Thomas and Roger granted the same to Henry and Alice to hold to them and their issue, and besides Thomas and Roger granted for themselves and the heirs of Thomas that sixteen acres of land, two acres and three roods of meadow, sixteen pence rent, and half an acre of pasture, and the third part of a messuage and a mill which Edith who was the wife of John de Molyns held in dower, and also that three acres of land in the same vill which Nicholas de Molyns held for his life the heritage of Thomas, which after the decease of Edith and Nicholas to Thomas and

Roger and the heirs of Thomas ought to revert, shall remain to Henry and Alice and their heirs as aforesaid; and if they die without such heirs then the whole to remain to the right heirs of Henry.

- 8. At York in three weeks of Easter; between John Sarasyn and Elizabeth his wife, querents; and William Sarasyn and Alice his wife, deforciants; for a messuage, twenty acres of land, one acre of meadow, and ten shillings rent in Shepton Beauchamp. John and Elizabeth acknowledged the right of Alice. For this William and Alice granted the same to John and Elizabeth to hold to them and their issue; and if they die without issue then to remain to the right heirs of John.
- 9. At York in three weeks of Easter; between Simon de Trewithosa, querent; and Laurence de Monteforti, chivaler, deforciant; for the manor of Emmebergh, and for two virgates of land and a half, nine acres of meadow, and twenty shillings rent in Welles, Kynemeresdon, Penne, Waltecombe, and Carscombe. Laurence acknowledged the right of Simon as by his gift to hold to Simon and his heirs for ever and besides he warranted. For this Simon gave Laurence one hundred marcs of silver.
- Io. At York in the quinzaine of St. John Baptist; between Simon de Trewythosa and Cecilia, daughter of John Filliol, chivaler, querents; and Godfry de Sueteshm, chaplain, and Stephen de Wautre, deforciants; for the manor of Emmebergh and for two virgates of land and a half, and nine acres of meadow and twenty shillings rent in Welles, Kynemeresdon, Penne, Waltcombe and Carscombe. Simon acknowledged the right of Godfry and Stephen as by his gift. For this Godfry and Stephen granted the same to Simon and Cecilia to hold to them and their issue; and if they die without issue then to remain to the right heirs of Simon.
- II. At York in three weeks of Easter, and afterwards in the quinzaine of Trinity in the same year; between Walter de Chauton and Alice his wife, querents; and Thomas Trivet of

Durburgh and Nicholas Trivet, deforciants; for the manor of Chelton. Walter acknowledged the right of Thomas and Nicholas, of which they had two parts of the said manor by his gift. For this Thomas and Nicholas granted the same two parts to Walter and Alice to hold for their lives; and besides Thomas and Nicholas granted for themselves and the heirs of Thomas that the third part of the said manor which Thomas Trivet, junior, and Joan his wife held in dower of Joan the heritage of Thomas Trivet of Durburgh; which after the decease of Joan to Thomas Trivet of Durburgh and his heirs ought to revert, shall remain to Walter and Alice to hold like the other two parts for their lives; and after their decease the whole to remain to Richard son of Walter and the heirs of his body procreate; and if Richard die without such heirs then to remain to Walter his brother and the heirs of his body; and if Walter brother of Richard die without such heirs then to remain to the right heirs of the aforesaid Walter de Chauton.

12. At York in the morrow of St. John Baptist; between John de Greyville, querent; and John de Wolverton and Lucy his wife, deforciants; for the manor of Clutton. John de Wolverton and Lucy acknowledged the right of John de Greyville to the said manor. For this John de Greyville granted the same to John de Wolverton and Lucy to hold to them of him for all the life of Lucy rendering per annum a rose at Midsummer; and after the decease of Lucy the said manor to revert to John de Greyville and his heirs.

13 Edward III. (1338-9).

13. At Westminster in the morrow of All Souls; between John Teysaunt and Joan his wife, querents; and Philip de Columbars and Alianor his wife, deforciants; for a messuage, two carucates of land, twenty-eight acres of meadow, and sixteen acres of wood in Henstrigge. John acknowledged the right of Philip as that which Philip and Alianor had by his gift. For this Philip and Alianor granted the same to John

and Joan to hold to them and the heirs of John procreate of Philip and Alianor and the heirs of Philip for ever, rendering per annum for the lives of Philip and Alianor ten pounds sterling, viz., fifty shillings at Christmas, fifty shillings at Easter, fifty shillings at Midsummer, and fifty shillings at Michaelmas, and to the heirs of Philip a rose at Midsummer; and if John die without heirs of his body then after the decease of Joan the whole to revert to Philip and Alianor and the heirs of Philip.

(Endorsed.) Henry de Brocworth and Margaret his wife, William de Frome and Walter his brother put in their claims.

- 14. At Westminster in the octave of St. Michael; between John Hode, querent; and Robert atte Hethe and Margaret his wife, deforciants; for a messuage in the suburb of Bristoll. Robert and Margaret acknowledged the right of John as by their gift to hold to him and his heirs, and they warranted. For this John gave Robert and Margaret ten marcs of silver.
- 15. At Westminster in three weeks of Michaelmas day; between John de Baduslegh and Joan his wife, querents; and Nicholas, son of William Trivet of Puriton, knight, and Joan his wife, deforciants; for a messuage, thirty acres of land, and one acre and a half of meadow in Tanton. Nicholas and Joan his wife acknowledged the right of John and quit claimed for themselves and the heirs of Joan to John and Joan his wife and the heirs of John. For this John and Joan his wife gave Nicholas and Joan his wife forty marcs of silver.
- 16. At Westminster in the quinzaine of St. Hillary; between Richard Jones of Frome, querent; and William Penston and Agnes his wife, deforciants; for a messuage in Frome Braunch. William and Agnes acknowledged the right of Richard and warranted. For this Richard gave William and Agnes one hundred shillings of silver.
- 17. At Westminster in three weeks of Easter; between Philip de Welleslegh, querent; and John de Farendon and Elias de Corscombe deforciants; for the manor of Whethull, and for

a messuage, a carucate of land, thirty acres of meadow, and twenty acres of wood in Welleslegh and Doultecote, and for the Bedelwick (Bedelaria) of the hundred of Wells Forum. Philip acknowledged the said manor and tenements and bedelwick (bedelariam) to be the right of John and Elias as by his gift. For this John and Elias granted the said manor and tenements to Philip to hold to him and his heirs male procreate; and besides John and Elias granted for themselves and the heirs of John that the said bedelwick which William Parson held for his life the heritage of John, which after the decease of William to John and his heirs ought to revert shall remain to Philip and his heirs as aforesaid to hold like the manor and tenements; and if Philip die without heirs male begotten then the said manor and tenements and bedelwick shall remain to William Banastre and Elizabeth his wife and their issue; and if they die without issue then the same to remain to Ralph, bishop of Bath and Wells and his heirs. This concord was made in the presence of William Parson, who agreed and did fealty to Philip in the court.

- 18. At Westminster in three weeks of Easter; between Philip de Welleslegh and Ismania his wife, querents, by Ralph Speek in the place of Ismania; and John de Farendon and Elias de Corscombe, deforciants; for the manor of Radestoke, and for a messuage, two carucates of land, and twenty acres of meadow in Middelcote. Philip acknowledged the right of John and Elias as by his gift. For this John and Elias granted the same to Philip and Ismania to hold to them for their lives; and after their decease to remain to Walter Banastre and Elizabeth his wife and their heirs their issue; and if they die without issue then to remain to Ralph, bishop of Bath and Wells, and his heirs.
- 19. At Westminster in a month of Easter day; between John de Welleslegh, querent; and Elias de Corscombe, deforciant; for the serjiancy east of Perret. John acknowledged the said serjiancy to be the right of Elias as by his gift. For this Elias granted the same to Philip to hold for his life of the lord the King, and after the decease of Philip the same to remain to

William Banastre and the heirs which William may beget of Elizabeth his wife, to hold of the lord the King; and if William die without such heirs then the same to remain to the heirs male of Philip begotten, and if there be no heir male of the body of Philip begotten, then the same to remain to Ralph de Salop, bishop of Bath and Wells and his heirs. This concord was made by precept of the King.

- 20. At Westminster in the quinzaine of St. Hillary, and afterwards in the quinzaine of Easter in the same year; between Roger le Guldene, querent; and Robert de Bradeford, deforciant; for two messuages, a mill, three carucates of land, twenty acres of meadow, and sixty shillings rent, in Wyke, Mulebourneporte, and Horssyngton. Roger acknowledged the right of Robert as by his gift. For this Robert granted the same to Roger to hold for his life, and after his decease to remain to Roger his son and the heirs of his body begotten, and if Roger son of Roger die without such heirs then to remain to the right heirs of the aforesaid Roger le Guldene.
- 21. At Westminster in the octave of St. Michael, and afterwards in the octave of St. Hillary in the same year of the said King; between Henry Peche, querent; and John Belas and Alice his wife, deforciants; for a messuage, six acres of land, one acre of meadow, four acres of heath, and the moiety of an acre of wood in Portesheved. John and Alice acknowledged the right of Henry and quit claimed for themselves and the heirs of Alice. For this Henry gave John and Alice twenty marcs of silver.
- 22. At Westminster in the quinzaine of Easter; between Walter de Middelton, querent; and John Strode and Joan his wife, deforciants; for four messuages, one carucate of land, and twenty acres of meadow, in Woky and Welles. John and Joan granted the said tenement to Walter to hold to him and his heirs, and they warranted. For this Walter gave John and Joan twenty marcs of silver.
- 23. At Westminster in the octave of Trinity; between Henry Babbekary, senior, querent; and John Selkes and Joan his wife,

deforciants; for a messuage in the suburb of Bristoll. John and Joan acknowledged the right of Henry and quit claimed and warranted. For this Henry gave John and Joan one hundred shillings of silver.

24. At Westminster in the quinzaine of Easter day, and afterwards in the octave of St. Michael's day in the fourteenth year of the same King and his first year as King of France; between Warin le Latimer and Katerine his wife, querents; and John la Warre, deforciant; for the manor of Cheleworth which Adam de Cheleworth held for the lives of William de Bello Campo and Joan his wife. John granted that the said manor the heritage of John, which after the death of William and Joan to John ought to revert shall remain to Warin and Katerine and their issue to hold of the lord the King, and if they die without issue then the same to revert to John and his heirs. For this Warin and Katerine gave John one hundred marcs of silver. This concord was made by precept of the King.

14 Edward III. (1339–40).

25. At Westminster in the octave of St. Martin, and his first year as King of France; between Ralph Daubigne, querent; and Elias de Corscoumbe, deforciant; for a moiety of the manor of Walton juxta Babington which Juliana who was the wife of Elias de Corscoumbe, senior, held for her life. Elias granted that the said moiety his heritage which after the decease of Juliana to him and his heirs ought to revert shall remain to Ralph and his heirs. For this Ralph gave Elias forty marcs of silver.

26. At Westminster in the quinzaine of St. John Baptist, and afterwards in the octave of St. Michael; between Walter de Farlegh, chaplain, querent; and William Poynz of Asshelegh and Alice his wife, deforciants; for twenty-eight acres of land, one acre of meadow, ten acres of pasture, and twenty-four acres of wood, three shillings rent and a rent of a pair of gloves, in Forde

juxta Bath. William and Alice acknowledged the right of Walter of which he had twenty-one acres of land, the said pasture, wood, and rents, by their gift, and they granted that two acres of land which Henry de Otteleye and Juliana his wife held for life, and that one acre of land which Robert Germayn and Cristina his wife held for the life of Cristina, and that one acre of land which John Wormherde and Emma Wormherde held for life, and also that three acres of land and one acre of meadow which Richard Uppynton held for life, the heritage of Alice and which after the decease of the above tenants to William and Alice and the heirs of Alice ought to revert shall remain to Walter and his heirs. For this Walter granted to William and Alice twenty-three acres of wood, and the said pasture to hold to them of him for their lives rendering a rose at Midsummer; and after the decease of William and Alice the said wood and pasture to remain to Nicholas, son of the said William and Alice for his life to hold of the aforesaid Walter and his heirs by the said service; and after the decease of Nicholas the said wood and pasture to revert to Walter and his heirs.

- 27. At Westminster in the octave of St. Michael; between Thomas de Bromlegh and Emma his wife, querents; and Robert atte Yea, chaplain, deforciant; for two messuages, twenty-four acres of land, and five acres of meadow, two acres of wood, twelve pence rent, pasture for four oxen, and the third part of a weir, in Wyke juxta Langport. Thomas and Emma acknowledged the said tenement and pasture and third part to be the right of Robert as by their gift. For this Robert granted the same to them to hold to them and the heirs of the body of Thomas, and if he die without such heirs then after the decease of Emma the same to remain to the right heirs of Emma.
- 28. At Westminster in the quinzaine of Michaelmas; between Adam de la Forde, chivaler, and Elizabeth his wife, querents; and Edmund de Dulton and William le Gardiner, deforciants; for three messuages, two carucates and sixty acres of land, thirty acres of meadow, forty acres of wood, seventy-three shillings rent, and the third part of a messuage in Baggederipe,

Stawell, Sutton, Chelton, Edynton, Cadycote, Clopton, Wynkaulton and Briggewauter. Adam acknowledged the right of Edmund, of which Edmund and William had two messuages, the said carucates of land, twenty-four acres of meadow, the wood, rent, and third part by his gift. For this Edmund and William granted the same to Adam and Elizabeth to hold to them and the heirs of Adam, and besides Edmund and William granted that one messuage, sixty acres of land, and six acres of meadow in Baggederippe which Henry de la Forde held for life the heritage of Edmund, which after Henry to Edmund and his heirs ought to revert, shall remain to Adam and Elizabeth and the heirs of Adam.

- 29. At Westminster in the quinzaine of St. Michael; between Alexander Loterel and Lucy his wife, querents; and Nicholas de Asshe, parson of the church of Sandford Peverel, and John, son of Robert le Clerk, of Estcantokesheved, chaplain, deforciants; for the manor of Estcantokesheved, except eight messuages, two mills, and one hundred and forty-eight acres of land in the same manor. Alexander acknowledged the right of Nicholas and John as by his gift. For this Nicholas and John granted the same to Alexander and Lucy to hold to them and the heirs of Alexander.
- 30. At Westminster in the octave of the Purification; between Roger le Warde and Matilda his wife, querents; and John de Hamslape and William de Moncketon, deforciants; for eight messuages, one hundred acres of land, and sixteen acres of meadow, in Sherreneton and Stokecursey, and for a moiety of the manor of Sherreneton. Roger acknowledged the right of John and William as by his gift. For this John and William granted the same to Roger and Matilda to hold to them and their issue; and if they die without issue then to remain to Simon de Furneaux and his heirs.
- 31. At Westminster in the octave of the Purification; between Simon de Furneaux and Alice his wife, querents; and John de Hamslape and William Moncketon, deforciants; for the manors of Strengeston and Litleton, juxta Somerton, except two messuages and forty-nine acres of land in Strengeston. Simon

acknowledged the right of John and William of which they had the manor of Litleton and two parts of the manor of Strengeston by his gift. For this John and William granted the same to Simon and Alice to hold to them for their lives, and besides they granted for themselves and the heirs of John that the third part of the manor of Strengeston which Matilda, who was the wife of William Fichet, held in dower the heritage of John which after Matilda to John and William and the heirs of John ought to revert, shall remain to Simon and Alice to hold like the other two parts; and after the decease of Simon and Alice the said manors shall remain to Roger le Warde and Matilda his wife and their heirs their issue; and if they die without issue then to remain to the right heirs of Simon.

- 32. At Westminster in the quinzaine of St. Hillary; between John de Gouyz, chivaler, and Edith his wife, querents, by John de Horthern in the place of Edith; and Richard Barneby, deforciant; for nine messuages, two carucates and three virgates of land, twenty acres of meadow, and thirty shillings and nine pence rent in Kyngesdone. John acknowledged the right of Richard as by his gift. For this Richard granted the same to John and Edith to hold to them and their issue; and if they die without issue then to remain to Reginald, son of Reginald de Haselden, for his life; and after the decease of Reginald to remain to the right heirs of the aforesaid John.
- 33. At Westminster in the quinzaine of St. Hillary; between John Inge, chivaler, querent; and William Inge, parson of the church of Henton, deforciant; for the manor of Corston. John acknowledged the right of William as by his gift. For this William granted the same to John for life to hold of him, rendering therefor per annum one hundred shillings of silver by four quarterly payments, and after the decease of John to remain to Alice Basset to hold of William by the same service for her life, and after Alice to remain to Thomas Apadam and Joan his wife and their issue to hold of William and his heirs by the same service for ever; and if Thomas and Joan die without issue then to remain to John, brother of Joan, and the heirs of his body to hold of William by the same service for ever; and if

John, the brother of Joan, die without heirs of his body then to remain to Hildebrand, brother of John, brother of Joan, and the heirs of his body to hold of William by the same service; and if Hildebrand die without such heirs then to remain to Alice, sister of Hildebrand and the heirs of her body begotten to hold by the same service; and if Alice die without such heirs then to remain to Elizabeth, her sister, and the heirs of her body; and if Elizabeth die without such heirs then to revert to the aforesaid William and his heirs.

- 34. At Westminster in the quinzaine of St. Hillary; between the Abbot of Glaston, querent; and Thomas Shirreve and Margery his wife, deforciants; for a messuage, ten acres of land and a half, and the fourth part of an acre of meadow, in Middelton Abbis, juxta Jevelcestre. Thomas and Margery acknowledged the right of the Abbot and his church of the Blessed Mary of Glaston, and quit claimed for themselves and the heirs of Margery. For this the Abbot gave Thomas and Margery twenty pounds sterling.
- 35. At Westminster in the quinzaine of St. Hillary; between Richard, parson of the church of Estlucumbe, querent; and Alexander de St. John and Elizabeth his wife, and Oliver de St. John and Elizabeth his wife, deforciants; for the manor of Estlucumbe and the advowsons of the churches of Estlucumbe and Selyworthy. Alexander and Elizabeth his wife, and Oliver and Elizabeth his wife acknowledged the right of Richard as by their gift. For this Richard granted the said manor and advowsons to Alexander and Elizabeth his wife to hold for their lives, and after their decease to remain to Oliver and Elizabeth his wife and their heirs their issue; and if they die without issue, then to remain to John, son of Alexander, and the heirs of his body; and if John die without such heirs then to remain to Theobald his brother and the heirs of his body; and if Theobald die without such heirs then to remain to Henry his brother and the heirs of his body; and if Henry die without such heirs then to remain to the right heirs of the aforesaid John.

(Endorsed.) John de Luccumbe put in his claim.

- 36. At Westminster in three weeks of Easter; between John, son of Peter de Draycote and Agnes his wife, querents; and Henry Musters, vicar of the church of Bokelond, deforciant; for two messuages, fifty-one acres of land, four acres of meadow, and twelve pence rent in Draycote. John acknowledged the right of Henry as by his gift. For this Henry granted the same to John and Agnes to hold to them for their lives; and after their decease to remain to Peter le Lyt and Agnes his wife for their lives, and after Peter and Agnes to remain to William their son and the heirs of his body; and if William die without such heirs then to remain to Matilda his sister and the heirs of her body; and if Matilda die without such heirs then to remain to the right heirs of the aforesaid Peter.
- 37. At Westminster in the quinzaine of Easter; between Richard le Yonge and Alice his wife, querents; and William atte Merssh and Cecilia his wife, deforciants; for ten acres of land and five acres of pasture in Mountagu. William and Cecilia acknowledged the right of Richard and quit claimed for themselves and the heirs of Cecilia to Richard and Alice and the heirs of Richard for ever. For this Richard and Alice gave William and Cecilia ten marcs of silver.
- 38. At Westminster in three weeks of Easter; between Peter le Lyt and Agnes his wife, querents; and Henry de Blomvill, parson of the church of Wyttenham, deforciant; for a messuage, a carucate of land, thirty-five acres of meadow, and eight shillings and eight pence rent in Lytescary. Peter acknowledged the right of Henry as by his gift. For this Henry granted the said tenement to Peter and Agnes to hold to them and the heirs of Peter for ever.
- 39. At Westminster in the octave of Trinity; between Walter de Rodeneye, querent; and Bogo Fitz Waryn and Joan his wife, deforciants; for three messuages, four score acres of land, twenty acres of meadow, and ten acres of pasture, in Bakwell, Munechenebarwe, and Wynfred. Bogo and Joan acknowledged the right of Walter and granted for themselves and the heirs of Joan that one messuage, ten acres of land, and

six acres of meadow, which Adam de Blakedon held for his life, and that ten acres of land and six acres of meadow which Alice, who was the wife of Thomas Tileberd, held for her life, and that a messuage and six acres of land which Roger Thurstayn held for his life, and that a messuage, forty acres of land, six acres of meadow, and six acres of pasture which William Monck held for his life, and that fourteen acres of land, two acres of meadow and four acres of pasture which Nicholas de Whitington and Matilda his wife held for their lives, all the heritage of Joan, which after the decease of the said tenants to Bogo and Joan and the heirs of Joan ought to revert shall remain to the said Walter and his heirs. For this Walter gave Bogo and Joan forty marcs of silver.

- 40. At Westminster in the quinzaine of John Baptist; between John de Molyns, chivaler, querent; and Ralph de Myddelnye, chivaler, deforciant; for the manors of Coklyngton, Stoke Trystre, and Boyford, and the advowsons of the churches of the manors of Coklyngton and Stoke Trystre. Ralph acknowledged the right of John and quit claimed to John and his heirs and warranted. For this John gave Ralph one hundred marcs of silver.
- 41. At Westminster in the octave of St. John Baptist; between John de Molyns, chivaler, querent; and Elizabeth Chyld of Stanford, deforciant; for the manors of Coklyngton, Stoke Tristre, and Boyford, and the advowsons of the churches of the manors of Coklyngton and Stoke. Elizabeth acknowledged the right of John to hold to him and his heirs for ever, and she warranted. For this John gave Elizabeth two hundred pounds sterling.
 - 42. At Westminster in the octave of St. Michael, and afterwards in the octave of St. Hillary in the same year; between John Uggel and John le Mereschal, querents; and William de Welde and Juliana his wife, deforciants; for two messuages, a carucate of land, ten acres of meadow, four acres of pasture and sixty-eight shillings rent and the twelfth part of a mill in Kyngton Maundevill, Barton, Henton St. George and Henton Craft. William acknowledged the right of John Uggel and John le Mareschal as by his gift. For this John

and John granted the same to William and Juliana to hold to them and the heirs of William for ever.

- 43. At Westminster in the quinzaine of St. John Baptist; between John de la Ryvere, chivaler, and Margaret his wife, querents; and Henry vicar of the church of Sobbery, deforciant; for the manor of Horingdon. John acknowledged the right of Henry as by his gift. For this Henry granted the same to John and Margaret to hold to them and the heirs of John for ever.
- 44. At Westminster in the octave of St. John Baptist; between Henry Powere and Matilda his wife, querents; and Robert son of John de Chippele, deforciant; for a toft, eleven acres of land, and twenty acres of meadow in Ivelcestre, and for a moiety of the manor of Lymynton. Robert acknowledged the said tenement and moiety to be the right of Henry and quit claimed to him and his heirs for ever. For this Henry and Matilda gave Robert forty marcs of silver.
- 45. At Westminster in the morrow of St. John Baptist; between Andrew Braunche, chivaler, querent; and Edmund de Clyvedon, chivaler, and Joan'his wife, deforciants; for the manor of Frome and the hundred of Frome and for the advowson of the chapel of St. Katerine in Frome. Edmund and Joan acknowledged the right of Andrew and quit claimed for themselves and the heirs of Joan to Andrew and his heirs for ever. For this Andrew gave Edmund and Joan one hundred pounds sterling.
- 46. At Westminster in the octave of Trinity; between Richard de la Chaumbre, querent; and John de Erneshull, chaplain, and Robert le Taillour, chaplain, deforciants: for four messuages and sixty acres of land, twelve acres of meadow, eight acres of pasture, three acres of wood, three acres of moor, and fourpence rent in Cherde. Richard acknowledged the right of Robert and John as by his gift. For this John and Robert granted the same to Richard to hold for his life; and after his decease to remain to John Sylueyn and John his son and Alice the wife of John the son and the heirs of John the son of John for ever.

- 47. At Westminster in the quinzaine of St. John Baptist; between John de Forde, querent, by Thomas Forde in his place; and William Poyntz of Asshelegh and Alice his wife, deforciants; for a messuage, thirteen acres of land, four acres of meadow, and one acre of wood in Forde juxta Bath. William and Alice acknowledged the right of John and quit claimed for themselves and the heirs of Alice for ever, and they warranted. For this John gave William and Alice twenty marcs of silver.
- 48. At Westminster in three weeks of Michaelmas, and afterwards in a month of Michaelmas in the twenty-sixth year of the same King; between Walter de Harpeford, querent; and Robert de Harpeford, deforciant; for the manor of Harpeford which Margery, who was the wife of John de Harpeford, held for her life. Robert granted for himself and his heirs that the said manor his heritage, which after the decease of Margery ought to revert to him and his heirs after the decease of Margery, shall remain to Walter and his heirs. For this Walter gave Robert one hundred marcs of silver.

15 Edward III. (1340-1).

- I. At Westminster in the octave of St. Michael; between Walter Waleys, querent; and Richard de Borytone and Agnes his wife, deforciants; for ten acres of land and four acres of pasture in Cherleton juxta Portbury. Richard and Agnes acknowledged the right of Walter and quit claimed for themselves and the heirs of Agnes for ever, and they warranted. For this Walter gave Richard and Agnes ten pounds sterling.
- 2. At Westminster in three weeks of Easter; between Walter Gastelyn and Margery his wife, querents; and Master Geoffrey de Wroxhale and John de Chedesy, deforciants; for four messuages, one carucate of land fifteen acres of meadow, two acres of alder and a moiety of a mill in Horton juxta Ileminster. Walter and Margery acknowledged the right of Geoffrey and John as by their gift. For this Geoffrey and John granted the same to Walter and Margery to hold to them

for their lives; and after their decease to remain to William de Monte Acuto Earl of Sarum and Katerine his wife and the heirs of the earl for ever.

- 3. At Westminster in the quinzaine of Easter; and afterwards in the quinzaine of Hillary in the seventeenth year of same King; between Reginald Husee, querent; and Robert de Nittherton and Walter Corbyn, deforciants; for six messuages, a mill, a dovecote, two carucates of land, thirty acres of meadow, six shillings and sevenpence rent, and one pair of gloves in Langesutton. Reginald acknowledged the right of Walter and Robert of which they had one messuage, the said mill, dovecote, twenty-nine acres and three roods of meadow, and the said carucate of land, except two acres of land in the same carucate by the gift of Reginald. For this Robert and Walter granted the same to Reginald, also the homages and services of Robert de Somerton, Henry Power, John Shirwold and Walter Isaak and their heirs, for all the tenements which they hold of Robert and Walter to hold for the life of Reginald, and besides Walter and Robert granted for themselves and the heirs of Walter that one messuage, two acres of land and one rood of meadow which John de Clifford held for his life, and that a messuage which Hervey le Chapelayn and Hervey atte Mulle held for their lives, and that a messuage which Matilda Alayn, John her son, and Agnes the sister of John held for their lives, and that a messuage which Walter le Bakere held for his life, and that a messuage which John Canoun held for his life the heritage of the said Walter Corbyn and which after the decease of the said tenants to Walter Corbyn and his heirs ought to revert, shall remain to the said Reginald to hold like the other tenements for his life; and after the decease of Reginald all to remain to Nicholas de Monteacuto and Isabella his wife and their issue; and if they die without issue then to remain to the right heirs of Reginald.
- 4. At Westminster in three weeks of Easter; between William de Monte Acuto, Earl of Sarum, and Katerine his wife, querents, by John de Horthurn in the place of Katerine; and John le Gust and Agatha his wife, deforciants; for four messuages, one carucate of land, fifteen acres of meadow, two

acres of alder and the moiety of a mill in Horton juxta Ilemynster. John and Agatha acknowledged the right of the earl and quit claimed for themselves and the heirs of Agatha and besides they warranted. For this the earl and Katerine gave John and Agatha one hundred marcs of silver.

16 Edward HH. (1341-2).

- 5. At Westminster in the quinzaine of Michaelmas; between Simon de Crawecoumbe and Joan his wife, querents; and John de Newcastle, deforciant; for a messuage, two mills, two carucates of land, twenty acres of meadow, twenty acres of wood, three acres of moor, and eight pounds fifteen shillings and three pence rent in Crawecoumbe, Legh, Enemere, and Bromfeld. Simon acknowledged the right of John of which John had the said messuage, mills, land, meadow, wood, moor, and eight pounds and six shillings rent by the gift of Simon. For this John granted the same to Simon and Joan, and nine shillings and three pence rent with the homages and services of Thomas Mauncell, Walter Purchace, Simon Strange, and Geoffrey Avele, to hold to them and the heirs of the body of Simon; and if Simon die without such heirs then after the decease of Joan to remain to Simon, son of the said Simon de Crawecoumbe and the heirs of his body; and if Simon son of Simon die without such heirs then to remain to the right heirs of the aforesaid Simon de Crawecoumbe.
- 6. At Westminster in the morrow of All Souls; between William le Speek and Agnes his wife, querents, by Robert de Rodeston in the place of Agnes; and Thomas de Orchard, deforciant; for ten messuages, two carucates of land, ten acres of meadow, thirty acres of wood, one hundred acres of pasture, and six shillings rent in Fordyngton juxta Cherdestoke. Thomas granted the same to William and Agnes to hold to them and their male issue; and if they die without male issue then to remain to Robert and to William sons of the said William for their lives, and after their decease to remain to the

right heirs of the aforesaid William le Speek, and Thomas warranted. For this William le Speek and Agnes gave Thomas one hundred marcs of silver.

- 7. At Westminster in three weeks of Michaelmas; between Thomas Deneband and Joan his wife, querents, by Richard Beynyn in their place; and Bartholomew Monyn and Isabella his wife, deforciants; for seven acres of land and one acre of meadow in Henton St. George. Bartholomew and Isabella granted the same to Thomas and Joan to hold to them and the heirs of Thomas, and they warranted. For this Thomas and Joan gave Bartholomew and Isabella twenty marcs of silver.
- 8. At Westminster in the quinzaine of Michaelmas; between Peter de Grymstede, querent; and Thomas de Upton, cleric, deforciant; for the manor of Fayrok juxta Frome; and for a messuage, a carucate of land, thirteen acres of meadow, and ten acres of wood in Spaxton. Peter acknowledged the right of Thomas as by his gift. For this Thomas granted the same to Peter to hold for life, and after the decease of Peter to remain to William de Molyns for his life, and after the decease of William, a kitchen, a chamber adjoining the same, a grange, and a moiety of cow house, towards the east of the said manor, seven acres of land lying in a place called Shortefurlang towards the east, eight acres of land lying in a place called Langelond towards the north, two acres of land and a half lying in a place called Fernhill towards the south, one acre and a half of land lying in a place called Lytelmede towards the east, four acres of land lying in a place called Brambelyfurlang towards the east, two acres of land and a half lying in a place called Shortefurlang towards the east, two acres of land and a half lying in a place Morfurlang towards the east, eight acres of land lying in a place called Langelond in Southfeld towards the north, six acres of land lying in a place called Berghfurlang towards the east, one acre of land lying in a place called Pydelescombe towards the south, eight acres of meadow lying in a place called Chelremede to the east, one acre of meadow lying in a place called the More towards the south, three acres of pasture lying in a place

called Borewell towards the east, five acres of pasture lying in a place called the Fryth towards the east, seven acres of wood and a half lying in a place called the Park towards the east, nine acres of wood lying in a place called Pydelescombe towards the south, and thirty-four shillings and eight pence halfpenny rent, and the rent of two horse shoes and half a pound of pepper in the said manor; and also a grange, ten acres of land lying in a place called Trappeslond towards the east, one acre of land lying in a place called Halswell towards the north, two acres of land and a half lying in a place called Chenestonehull towards the east, one acre of land and a half lying in a place called Wroghheye towards the south, four acres of land and a half lying in a place called Bourcroft towards the east, seven acres of land lying in a place called Bronydoune towards the east, ten acres of land lying in a place called Langelond towards the east, one acre of land and a half lying next the close of John le Bole towards the east, and two acres of meadow lying in a place called Pademoresmede towards the north, one acre of meadow lying in a place called Riximed towards the east, one acre of meadow lying in a place called Wodemed towards the east, two acres of wood and a half lying in a place called Cuppelake towards the north, and one acre of alder lying in a place called Padymore towards the east of the aforesaid tenements, to remain to William Waleys and Matilda his wife and the heirs of Matilda: and all the residue of the aforesaid manor and tenements to remain to Margaret daughter of Robert de Cotes and sister of Matilda and her heirs.

- 9. At Westminster in the octave of Trinity; between William de Birkeby, querent; and John Horn and Willelma his wife, deforciants; for a messuage, twenty-six acres of land, and two acres of meadow in Sparkeford. John and Willelma acknowledged the right of William and quit claimed for themselves and the heirs of Willelma, and they warranted. For this William gave John and Willelma twenty pounds sterling.
- 10. At Westminster in the morrow of the Ascension; between Hugh de Draycote and Elizabeth his wife, querents; and John Bonhan of Lymynton, chaplain, and Thomas de

Pykesleye, deforciants; for a messuage, a mill, seventy-four acres of land, twenty acres of meadow, twenty-four acres of pasture and six pence rent in Nye, Sanford, and Wynescombe, and for the third part of the manor of Rolueston. Hugh and Elizabeth acknowledged the right of John and Thomas as by their gift. For this John and Thomas granted the same to Hugh and Elizabeth and their issue; and if they die without issue then to remain to the heirs of the body of Hugh; and if there be no heir of the body of Hugh then to remain to Roger Turtle of Bristoll and Juliana his wife and their issue; and if Roger and Juliana die without issue then to remain to the right heirs of Roger.

II. At Westminster in the quinzaine of Easter; between James atte Hone, querent; and John Bal and Margery his wife, deforciants; for a messuage in Briggewater. John and Margery acknowledged the right of James as by their gift, to hold to James and his heirs for ever, and they warranted. For this James gave John and Margery ten marcs of silver.

17 Edward H.H. (1342-3).

- 12. At Westminster in three weeks of Easter; between Richard son of John de Barry and Joan his wife, querents; and Nicholas parson of the church of Loketon and John de Waltham, deforciants; for the manor of Loketon. Richard acknowledged the right of Nicholas and John as by his gift. For this Nicholas and John granted the same to Richard and Joan to hold to them and their issue; and if they die without issue then to remain to the right heirs of Richard.
- I3. At Westminster in three weeks of Easter; between Edward de Estradelynch, querent; and Walter de Homere and Elizabeth his wife, deforciants; for a messuage, a carucate of land, six acres of meadow, six acres of pasture, and six acres of wood in Welewe. Edward acknowledged the right of Elizabeth, and for this Walter and Elizabeth granted the same to Edward to hold to him and his heirs for ever.

- 14. At Westminster in a month of Easter, and afterwards in the octave of Trinity in the same year; between Henry de Haddon, chivaler, and Alianore his wife, querents; and John de Haddon, deforciant; for the manors of Putteneye Werne, Plukenett, and Ilebruere. John granted the same to Henry and Alianore except four messuages and four virgates of land in Putteneye Werne, to hold to them for their lives, and besides John granted that three messuages and three virgates of land excepted as above which William de Morlebergh held for his life, and that one messuage and one virgate excepted as above which John Eustace held for his life, the heritage of John de Haddon which after the decease of William and John Eustace to John de Haddon and his heirs ought to revert, shall remain to Henry and Alianore to hold like the manors aforesaid, and after the decease of Henry and Alianore to remain to William Fitz Waryn and Amicia his wife and their issue; and if they die without issue then to remain to the right heirs of William Fitz Waryn. For this Henry and Alianore gave John de Haddon one hundred marcs of silver.
- 15. At Westminster in the morrow of the Ascension, and afterwards in the octave of Trinity in the same year; between James Husee of Hampton and Katerine his wife, querents; and John de Sobbury, cleric, deforciant; for a messuage, two carucates of land, eight acres of meadow, and forty shillings rent in Hampton juxta Bath, and for two parts of the manor of Batheneston. James acknowledged the right of John as by his gift. For this John granted the same to James and Katerine to hold to them and the heirs of the body of James; and if James die without such heirs then after the decease of Katerine to remain to John the brother of James and the heirs of his body; and if John die without such heirs then to remain to the right heirs of James.
- 16. At Westminster in the morrow of St. John Baptist; between William de Monte Acuto, Earl of Sarum, querent; and Henry atte Mulle and Robert de Netherton, deforciants; for seven messuages, fifty acres of land, twenty acres of meadow, and ten shillings rent in Othery juxta Chedesye which Reginald

Husee held for life. Henry and Robert granted that the same, the heritage of Henry which after the decease of Reginald to Henry and his heirs ought to revert, shall remain to the said earl and his heirs. For this the said earl gave Henry and Robert one hundred marcs of silver.

17. At Westminster in the octave of Trinity, and afterwards in the quinzaine of Michaelmas; between John, son of Hugh de Langelonde, and Isabella his wife, querents, by Richard Beynin in the place of Isabella; and Thomas Jolyf, vicar of the church of Wele and Richard de Pedewelle, chaplain, deforciants; for eighteen messuages, five hundred and thirteen acres of land, one hundred and thirty-two acres of meadow and a half, eleven pounds rent, pasture for two oxen and common of turbary in Compton juxta Axebrigge, Ouer Were, Bornham, Southbrente, Estbrente, Netherbaggeworthe, and Edyngton. John acknowledged the right of Thomas and Richard of which they had eight messuages, sixty-four acres of land, forty-seven acres and a half of meadow, and two shillings rent in Compton and Ouer Were by the gift of John. For this Thomas and Richard granted to John and Isabella eight messuages, fifty acres of land, twenty acres of meadow, and two shillings rent in Compton to hold to them and their issue, and besides Thomas and Richard granted for themselves and the heirs of Thomas that one messuage and one acre of land in Compton which Adam Jones held for his life, and that one messuage and an acre of land in the same vill which John Jones held for his life, and also that a messuage and the moiety of an acre of land in the same vill which John de Britton held for his life, the heritage of Thomas, which after the decease of the said tenants to Thomas and his heirs ought to revert, shall remain to John, son of Hugh, and Isabella and their heirs; and if they die without issue then to remain to Nicholas de Langelond and his heirs male begotten; and if Nicholas die without such heirs then to remain to the right heirs of John, son of Hugh. Granted also the same Thomas and Richard to John, son of Hugh, and Isabella, twenty-four acres of land, twenty-seven acres of meadow and a half in the vill of Ouer Were to hold to them and their issue, and besides Thomas and Richard granted that one messuage and six acres of land in Ouer Were which Robert Wade held for life, and that a messuage and three acres of land in the same vill which Nicholas Davy held for his life, and also that five messuages, four hundred and twenty-seven acres and a half of land, four score and four acres of meadow and a half, ten pounds, eighteen shillings rent, and the said pasture and common in the said vills of Ouer Were, Bornham, Southbrente, Estbrente, Netherbaggeworth, and Edyngton, which Margaret, who was the wife of Hugh de Langelond, held for her life the heritage of Thomas, which after the decease of the above tenants to Thomas and his heirs ought to revert, shall remain to John, son of Hugh, and Isabella and their heirs as aforesaid; and if John and Isabella die without issue then to remain to the right heirs of John.

- 18. At Westminster in the quinzaine of Michaelmas; between Richard de Coker and Margery his wife, querents; and William le Taillour and Alianore his wife, deforciants; for a messuage, sixteen acres of land, two acres of meadow, and a rent of two roses in Murlynche. William and Alianore acknowledged the right of Richard and Margery as by their gift to hold to them and the heirs of Richard for ever, and they warranted. For this Richard and Margery gave William and Alianore twenty marcs of silver.
- 19. At Westminster in the morrow of the Ascension, and afterwards in three weeks of Easter in the nineteenth year of the same King; between Mathew Michael, querent; and John Caux and Agnes his wife, deforciants; for three messuages, twenty-three acres of land, nine acres of meadow, and a rent of one penny and a pair of gloves in Wemedon. John and Agnes acknowledged the right of Mathew and granted to him the said rent and likewise the homage and service of William de Coker and his heirs for the tenement which John and Agnes had held in the said vill, to hold to him and his heirs; and a messuage, six acres of land, four acres of meadow they quit claimed for themselves and the heirs of Agnes to Mathew and his heirs, and besides John and Agnes granted for themselves and the heirs of Agnes that a messuage, five acres of land, and two acres of

meadow which Robert atte More and Cristina his wife held for their lives, and also that a messuage, twelve acres of land, and three acres of meadow which Joan Stikelpath held for life the heritage of Agnes, which after the decease of the aforesaid tenants to John and Agnes and the heirs of Agnes ought to revert, shall remain to Mathew and his heirs. For this Mathew gave John and Agnes forty marcs of silver.

- 20. At Westminster in the quinzaine of Easter, and afterwards in the octave of St. Hillary in the same year; between Walter Waleys, cleric, querent; and John Kaynesham of Glastyngbury and Joan his wife, deforciants; for thirty-two acres of land and a half, two acres of meadow and a half, pasture for six oxen, and one penny rent in Northchyriton. John and Joan acknowledged the right of Walter and granted to him in the court twenty-two acres of land and a half, two acres of meadow, and the said rent and pasture, to hold to him and his heirs, and besides they granted for themselves and the heirs of John that ten acres of land and a half, and one acre of meadow, which Cristina Gyan and John her son held for their lives the heritage of John which after the decease of Cristina and John her son to John Kaynesham and Joan and the heirs of John ought to revert, shall remain to Walter and his heirs. For this Walter gave John Kaynesham and Joan twenty marcs of silver.
- 21. At Westminster in the quinzaine of Michaelmas, and afterwards in the quinzaine of St. Hillary in the eighteenth year of the same King; between Thomas, son of Maurice de Berkele, chivaler, and William de Syde, querents; and Elias de Aywrighton and Joan his wife, deforciants; for the manor of Barwe. Elias and Joan acknowledged the right of Thomas and quit claimed for themselves and the heirs of Joan, and they warranted. For this Thomas and William gave Elias and Joan one hundred marcs of silver.

18 Edward III. (1343-4).

- 22. At Westminster in the quinzaine of St. Michael; between John son of Peter de Bradeston, querent; and Philip de Cloteworth and Margaret his wife, deforciants; for a moiety of the manor of Cloteworth. John acknowledged the right of Margaret as that which Philip and Margaret had by his gift. For this Philip and Margaret granted the same to John to hold for life and after his decease to remain to John, son of the said Philip, and Juliana his wife and their issue; and if they die without issue then to remain to Thomas the brother of John and his heirs begotten; and if Thomas die without such heirs then to remain to Isabella daughter of Philip and the heirs of her begotten; and if Isabella die without such heirs then to remain to Alice, her sister, and the heirs of her body begotten; and if Alice die without such heirs then to revert to the right heirs of John the son of Peter.
- 23. At Westminster in the morrow of All Souls; between William le Gulden and John Joul, chaplain, querents; and William de Bacwell, senior, and Felicia his wife, deforciants; for a messuage, a carucate of land, sixteen acres of meadow, and eight shillings rent in Barton juxta Botecleye. William de Bacwell and Felicia acknowledged the right of John as that which William le Gulden and John had by their gift. For this William le Gulden and John granted the same to William de Bacwell and Felicia to hold to them for their lives, and after their decease to remain to William, son of William de Bacwell and Isabella his wife and their issue; and if they die without issue then to remain to the right heirs of William de Bacwell.
- 24. At Westminster in the quinzaine of St. Michael; between Katerina de Lucy, querent; and Simon de Bradenegh and Beatrice his wife, deforciants; for a messuage, thirty acres of land, four acres of meadow, a perch of alderwood, and fourteen shillings and four pence rent in Chedene and Cherdelynche. Simon and Beatrice acknowledged the right of Katerina as by their gift to hold to her and her heirs for ever, and they warranted.

For this Katerina gave Simon and Beatrice forty pounds sterling.

- 25. At Westminster in the quinzaine of St. Michael; between Katerina de Lucy, querent; and Egelina de Chambernon, deforciant; for a messuage, thirty acres of land, four acres of meadow, a perch of alderwood, and fourteen shillings and four pence rent in Chedene and Cherdelynche. Egelina acknowledged the right of Katerina as by her gift to hold to Katerina and her heirs for ever, and she warranted. For this Katerina gave Egelina forty marcs of silver.
- 26. At Westminster in three weeks of Easter, and afterwards in the quinzaine of Michaelmas in the same year; between Thomas de Trip, querent and John Brent and Dionisia his wife, deforciants; for two acres of land and one acre of meadow in Stokcurcy. John and Dionisia acknowledged the right of Thomas to hold to him and his heirs for ever, and they warranted. For this Thomas gave John and Dionisia twenty marcs of silver.
- 27. At Westminster in the quinzaine of Easter; between William de Shareshull, chivaler, William Power and William de Broghton, querents; and Henry Power and Matilda his wife, deforciants; for the manors of Lymyngton and Yvelcestre, and for five messuages, two hundred acres of land, fifty acres of meadow, and fifteen shillings rent in Langesutton and Mertok, and for a messuage, three hundred acres of land, ten acres of meadow, and five shillings rent in Cherlton Adam and Budekelegh. Henry and Matilda acknowledged the right of William de Shareshull as that which he and William Power and William de Broghton had by their gift. For this William and William and William granted the same to Henry and Matilda to hold to them for their lives, and after their decease to remain to William de Shareshull, junior, and Joan his wife and the heirs of the body of Joan begotten; and if Joan die without such heirs then after the decease of William de Shareshull, junior, the said manors and tenements to remain to the right heirs of Henry.

(Endorsed.) John son of John de Bello Campo of Somerset put in his claim.

- 28. At Westminster in three weeks of Easter, and afterwards in the quinzaine of Trinity in the same year; between James de Audeleye, querent; and Stephen de Columbars, deforciant; for nine shillings and sixpence rent, and eight knights' fees in Spaxton, Gothurst, Hunteworthy, Alfoxton, Bruggewater, Northpederton, Strengston, Kynemerston, Dunden, Hulleferoun, Overstawey, Lokynton, Littleton, Wolmerston, and Tokirton. Stephen granted the same to James and likewise the homages and services of the master of the hospital of St. John of Jerusalem in England, the prior of Berlych, the master of the hospital of St. John Baptist of Briggewauter, Thomas de Ralegh, Simon de Fourneaux, William de Sewolle and Lucy his wife, Thomas Fychet and Isabella his wife, John de Poulet, William de Poulet, Walter de Gouthurst, John Popham and Alexia his wife, Vincent Tryvet and Joan his wife, Peter Trivet, Thomas de Berlond, Richard de Acton, John Godewyne, Joan who was the wife of John Godewyne, Geoffrey Samuel, Agnes who was the wife of William Samuel, and John son of Thomas Tryvet, for all the tenements which Stephen held in the said vills to hold to James for his life; and after his decease, to remain to Roger his son and his heirs male begotten; and if Roger die without such heirs then to remain to the right heirs of James. For this James gave Stephen one hundred marcs of silver.
- 29. At Westminster in three weeks of Easter, and afterwards in the quinzaine of Trinity in the same year; between James de Audeleye, querent; and Simon de Bradeneye, deforciant; for ten messuages, two hundred and eighteen acres of land, fifty-five acres of meadow, twenty-four shillings and sixpence rent, and a rent of a pound of pepper and three woodcocks, and for four knights' fees and a half, in Stoke Courcy, Fytyngton, Canynton, Strete, Strengeston, Spaxton, Northpedirton, Hoo, Bruggewauter, Tokirton, Overstawey, Bemcombe, Brounelunegerislonde, Purymore, atte Weye, Wollavyngton, Pyrtton, and Kilneton. Simon granted the same to James, likewise the homages and services of Thomas de Ralegh, Simon de Furneaux, William de

Swelle and Lucy his wife, John Gilberd, Richard Mey and Robert de Wollavynton and their heirs, for all the tenements which Simon held in the said vills, and seven messuages, one hundred and twenty-three acres of land and a half and the said meadow and rents to hold to James for his life; and besides Simon granted that a messuage and sixteen acres of land and a half in Kilneton which Thomas son of Reginald held for life, and that a messuage and sixteen acres of land in Purvton which Philip de Stawelle held for his life, and that twenty-four acres of land in the same vill which Thomas de Welvngton and Alice his wife held for life, and also that a messuage and twenty-four acres of land in Spaxton which John Redmor, Henry Redmor, and John Redmor, junior, held for life, the heritage of Simon which after the decease of the said tenants to Simon and his heirs ought to revert shall remain to James for his life; and after the decease of James all to remain to Roger his son and his heirs male begotten; and if Roger die without such heirs then to remain to the right heirs of James. For this James gave Simon one hundred marcs of silver.

30. At Westminster in three weeks of Easter, and afterwards in the quinzaine of Trinity; between James de Audeleye, querent; and Stephen de Columbars, deforciant; for ten messuages, two hundred and eight acres of land, fifty-five acres of meadow, and twenty-four shillings and sixpence rent and a rent of a pound of pepper and three woodcocks, and for four knights' fees and a half in Stoke Courcy, Fytyngton, Canynton Strete, Strengeston, Spaxton, Northpedirton, Hoo, Brugge-wauter, Tokirton, Overstawey, Bemcombe, Brounelingerislond, Purymore, atte Wey, Wollavyngton, Puriton, Kilneton, and Lillestoke. Stephen granted the same to James, likewise the homages and services of the master of the hospital of St. John Jerusalem in England, the prior of Berlych, the master of the hospital of St. John Baptist in Bruggewater and their successors. Thomas de Ralegh, Simon de Fourneaux, William de Sowelle and Lucy his wife, Thomas Fychet and Isabella his wife, John de Poulet, William de Poulet, Walter de Gouthurst, John Popham and Alexia his wife, Vincent Tryvet and Joan his wife, Peter Tryvet, Thomas de Berlond, Richard de Acton, John

Godewyne, Joan who was the wife of John Godwyne, Geoffrey Samuel, Agnes who was the wife of William Samuel, and their heirs, for all the tenements which Stephen held in the said vills, to hold to James for all his life; and after the decease of James to remain to Roger his son and his heirs male begotten; and if Roger die without such heirs then to remain to the right heirs of James. For this James gave Stephen two hundred marcs of silver.

- 31. At Westminster in three weeks of Easter, and afterwards in the quinzaine of Trinity; between James de Audeleye, querent; and John Tryvet, deforciant; for nine shillings and sixpence rent and eight knights' fees, in Spaxton, Gothurst, Hunteworthy, Alfoxton, Bruggewauter, Northpederton, Strengeston, Kynemerston, Dunden, Hullferoun, Overstawey, Lokynton, Littelton, Wolmerston, and Tokirton. John granted the same to James, likewise the homages and services of the master of the hospital of St. John Jerusalem in England, the prior of Berlych, the master of the hospital of St. John Baptist in Bruggewauter and their successors, Thomas Fychet and Isabella his wife, John de Poulet, William de Poulet, Walter de Gouthurst, John Popham and Alexia his wife, Vincent Tryvet and Joan his wife, Peter Tryvet, Thomas de Berlond, Richard de Acton, John Godewyne, Joan who was the wife of John Godewyne, Geoffrey Samuel, Agnes who was the wife of William Samuel, and their heirs, for all the tenements which John Tryvet held in the said vills, to hold to James for his life; and after the decease of James to remain to Roger his son and his heirs male begotten; and if Roger die without such heirs then to remain to the right heirs of James. For this James gave John one hundred marcs of silver.
- 32. At Westminster in the octave of the Purification and afterwards in the octave of St. Hillary in the nineteenth year of the same King; between William de Iford, and Margaret his wife, querents; and Edmund Husee, deforciant; for the manor of Sweyneswyke and the advowson of the church of the same manor. Edmund granted to William and Margaret two parts of the said manor and two parts of the advowson to hold to

them of him and his heirs for their lives, rendering per annum a rose at the feast of St. John Baptist, and besides Edmund granted that the third part which Nicholas Haywode and Joan his wife held in dower of Joan the heritage of Edmund which after the decease of Joan to Edmund and his heirs ought to revert, after the decease of Joan shall remain to William and Margaret to hold like the said two parts; after the decease of William and Margaret the said manor and advowson to wholly revert to Edmund and his heirs. For this William and Margaret gave Edmund one hundred marcs of silver.

- 33. At Westminster in the quinzaine of St. John Baptist; between Simon de Furneux, chivaler, and Alice his wife, querents; and William de Moneketon, cleric, and Nicholas de Ledred, deforciants; for the manors of Kulve and Merygge. Simon acknowledged the right of William and Nicholas as by his gift; for this William and Nicholas granted to Simon and Alice the manor of Kulve to hold to them and the heirs of Simon for ever; they granted also to Simon the manor of Merygge to hold for his life, and after his decease to remain to Richard de Acton for his life, and after the decease of Richard to remain to the right heirs of Simon.
- 34. At Westminster in the octave of Trinity; between Mathew Pecche and Joan his wife, querents; and Robert Luccombe and Nicholas le Bole, deforciants; for the manor of Ubbelegh. Mathew acknowledged the right of Robert and Nicholas as by his gift; for this Robert and Nicholas granted the same to Mathew and Joan to hold to them and their issue for ever, and if they die without issue then to remain to Hugh brother of Mathew and his heirs begotten; and if Hugh die without such heirs then to remain to the right heirs of Mathew.
- 35. At Westminster in the octave of Trinity; between Walter de Oterhampton and Alianore his wife and Laurence de Puntyngton, querents, by Richard Beynyn in their place; and Richard de Reigny and Paulina his wife, deforciants; for a moiety of two messuages, a carucate of land, twenty-two acres of meadow, and sixty acres of pasture, in Hardyngton

Maundevill. Richard and Paulina acknowledged the said moiety to be the right of Laurence and quit claimed for themselves and the heirs of Paulina to Walter and Alianore and Laurence and the heirs of Laurence, and besides they warranted. For this Walter, Alianore and Laurence gave Richard and Paulina one hundred marcs of silver.

19 Edward III. (1344-45).

36. At Westminster in the octave of Trinity; between John de Chidioke, querent; and Robert Fitz Payn and Ela his wife, deforciants; for the manor of Kyngeston juxta Modeford Terry and for the advowson of the chapel of the same manor. Robert and Ela acknowledged the right of John, and quit claimed for themselves and the heirs of Ela to John and his heirs, and they warranted. For this John gave Robert and Ela one hundred marcs of silver.

(Endorsed.) Margaret de Wygeton put in her claim. William de Carente put in his claim.

37. At Westminster in the octave of St. Martin; between Andrew Braunche, chivaler, and Robert Adymor, querents; and Richard de la Mare, deforciant; for twelve messuages, one hundred and sixty acres of land, fourteen acres of meadow, shillings and three pence rent, in Nony Cloford, and Legh. Richard acknowledged the right of Andrew, and granted fifty-six acres of the said land and the rent to him. Richard granted likewise the homages and services of John de la Mare, Nicholas de la Mare, James de Nony, John son of William de Eston, Philip de Eston, Henry Algar and Joan his wife, Edward le Monek, Philip de Merston, and William Alvord and their heirs, to hold to Andrew and Robert and the heirs of Andrew, and besides Richard granted that three messuages, thirty-two acres of land, and two acres of meadow in Nony which . . . held for life, and that two messuages, twelve acres of land, and three roods of meadow, in the same vill which Thomas le . . . and Joan his wife held for the life of Joan, and that a messuage and twenty-three acres and one rood of meadow in the same vill, which Henry Pride and Margery his wife held for their lives, and that a messuage in the same vill which Thomas le Woodward held for his life, and that a messuage in the same vill which Maurice Sterk and Juliana his daughter, and Thomas de Sherpshaghe held, and that four acres of meadow in the same vill which Edward le Monek held for his life, and also that four messuages, forty acres of land, and . . acres of meadow in the said vills of Nony and Cloford which John de la Mare held for his life, the heritage of Richard, which after the decease of the said tenants for life to Richard and his heirs ought to revert, shall remain to Andrew and Robert Adymor and the heirs of Andrew. For this Andrew and Robert gave Richard

- 38. At Westminster in the quinzaine of Trinity, and afterwards in the quinzaine of St. Michael in the same year; between Alice who was the wife of John Daumarle, querent, by John Bozon, in her place; and Adam Bryan and John de Blakaford, deforciants; for the manor of Heghechurche which Ralph Horseye and Beatrice his wife held for the life of Beatrice. Adam and John granted for themselves and the heirs of Adam that the said manor which after the decease of Beatrice to Adam and his heirs ought to revert shall remain to Alice; and after the decease of Alice to remain to Richard her son and the heirs of his body; and if Richard die without such heirs then to remain to the right heirs of Alice.
- 39. At Westminster in the quinzaine of St. Michael; between Richard de la Mare and Isabella his wife, querents; and Robert Adymor and Richard Burcy, deforciants; for a messuage, three carucates of land, four score acres of meadow, one hundred acres of wood and twenty marcs rent in Nony. Robert and Richard Burcy granted the same to Richard de la Mare, and Isabella to hold to them and their issue; and if they die without issue then to remain to Andrew Braunch and his heirs.
- 40. At Westminster in the octave of the Purification, and afterwards in the octave of Trinity in the twentieth year of the

same King; between William de Iford and Margaret his wife, querents by Henry Mikwan in the place of Margaret; and Edmund Husee, deforciant; for the manor of Sweyneswyke and the advowson of the church of the same manor. Edmund acknowledged the right of William, of which William had two parts of the advowson and two parts of the manor, except one messuage, twenty acres of land, four acres of meadow, four shillings rent, and a rent of two pounds of pepper and one pound of cumin, by the gift of Edmund; and Edmund granted also the said rents, and the homages and services of the prior of Bath, and the master of the hospital of St. John of Bath and their successors, Thomas Bolehide, Margaret, who was the wife of Andrew de Medstede, Nicholas le Heir, Henry Chaumpeneys, John Fouk, and William de Southam, to hold to William and Margaret and the heirs of William; and besides Edmund granted that the third part of the manor and the third part of the advowson which Nicholas de Haywod and Joan his wife held in dower of Joan, and also that the messuage, twenty acres of land, and four acres of meadow in the said two parts aforesaid, which Nicholas and Joan held for the life of Joan, the heritage of Edmund which after the decease of Joan to Edmund and his heirs ought to revert, shall remain to William and Margaret and the heirs of William to hold like the two parts. For this William and Margaret gave Edmund one hundred marcs of silver.

41. At Westminster in the quinzaine of St. Michael; between Thomas de Bromlegh, querent; and John, parson of the church of Cryket Thomas, and Thomas de More of Suthpederton, deforciants; for a messuage, twenty-two acres of land, twenty-four acres of meadow, one acre of pasture, one acre of wood, and five shillings and six pence rent in Wyke juxta Lamport. Thomas de Bromlegh acknowledged the right of John and Thomas de More as by his gift; for this John and Thomas de More granted the same to Thomas de Bromlegh to hold for life, and after his decease to remain to Laurence de la Burgh and Alane his wife and their issue; and if they die without issue then to remain to the right heirs of Laurence.

- 42. At Westminster in the quinzaine of St. Michael; between James de Wilton and Elizabeth his wife, querents; and Robert de Staverton and Margaret his wife, deforciants; for four score and two acres of land, eight acres of meadow, ten acres of wood, and seventeen shillings rent, and the third part of two messuages in Wonestre and Stathe. Robert and Margaret granted the said third part and seven shillings of the said rent to James and Elizabeth; and they granted also ten shillings the residue of the said rent, with the homage and service of Richard Lovell and his heirs for all the tenements which Robert and Margaret formerly held in the said vill of Wonestre to hold to James and Elizabeth and their issue, and if they die without issue then to remain to the right heirs of Elizabeth. For this James and Elizabeth gave Robert and Margaret . . .
- 43. At Westminster in the octave of St. Michael; between William Titz of Athelardeston and Alice his wife, querents; and Robert le Taillour, chaplain, deforciant; for a messuage, fifteen acres of land, and two acres of meadow in Athelardeston. William acknowledged the right of Robert as by his gift; for this Robert granted the same to William and Alice to hold to them and the heirs of William.
- 44. At Westminster in the quinzaine of St. Martin; between Nicholas son of Nicholas Fraunceys and John Queynt, chaplain, querents, by Walter Ford in the place of John; and John Bole and Egelina his wife, deforciants; for a messuage and a ferling and forty acres of land in Alwerton and Overwere. John Bole and Egelina acknowledged the right of Nicholas and quit claimed for themselves and the heirs of Egelina to Nicholas and his heirs. For this Nicholas and John Queynt gave John Bole and Egelina one hundred marcs of silver.

20 Edward III. (1345-46).

45. At Westminster in the morrow of the Purification, and afterwards in the quinzaine of Easter in the same year; between Elizabeth who was the wife of Hugh de Draycote, querent; and

John le Warre, deforciant; for a messuage, thirty-five acres of land, six acres of meadow, thirty-two shillings and six pence rent, a rent of a pair of gilt spurs, one pound of wax, and a clove gillyflower, a fourth part, a sixth part, and an eighth part of a knight's fee in Sandford, Churchill, Lockyng, Oterhampton, and Rolueston, and for two parts of the manor of Rolueston. John acknowledged the right of Elizabeth and quit claimed to her and her heirs, and also the homages and services of Henry Power, John le fitz Payn, Vincent Berewe, John de Barton, John son of John de Draycote, John son of Robert de Wyke, William de Rodeneye and Margaret his wife, Thomas de Havani and Robert le Geri, for all the tenements which John le Warre formerly held in Oterhampton and Rolueston, to hold to Elizabeth and her heirs, and besides John granted that four acres of land in Locking which Cristina, who was the wife of Nicholas Irvsh, held for her life the heritage of John le Warre, which after Cristina ought to revert to John, shall remain to Elizabeth and her heirs. For this Elizabeth gave John le Warre two hundred marcs of silver.

- 46. At Westminster in the morrow of the Ascension; between William de Colford, querent; and Thomas de Crouthorne and Joan his wife, deforciants; for two messuages, fifty acres of land, three acres of meadow, five acres of wood, twenty acres of heath, and one halfpenny rent in Holcombe and Walton. William acknowledged the right of Joan; for this Thomas and Joan granted the same to William to hold for life of them and the heirs of Joan, rendering per annum six shillings and eight pence half at Michaelmas and half at Easter; and after the decease of William to remain to Henry his brother for his life with a like rent, and after Henry to remain to William son of John le Boteller of Haydon for his life with the same rent; and after the decease of William to revert to Thomas and Joan and the heirs of Joan.
- 47. At Westminster in the quinzaine of Easter; between John son of Odo de Acton, querent; and John de Acton, chivaler, deforciant; for the manor of Bere Craucombe and for the advowson of the church of the same manor. John de Acton

acknowledged the right of John son of Odo to hold to him and his heirs, and he warranted. For this John son of Odo gave John de Acton one hundred marcs of silver.

- 48. At Westminster in the quinzaine of Easter, and afterwards in the octave of Trinity in the same year; between Thomas Gayllard and Agnes his wife, querents; and John Yrlaunde, deforciant; for three messuages, one hundred and sixteen acres of land, and eight acres of meadow and a half in Dychesyate, Pennard, and Wall. Thomas and Agnes acknowledged the right of John; for this John granted to Thomas and Agnes two messuages, seventy-six acres of land, four acres and a half of meadow in Dychesyate and Pennard to hold to them and their heirs male begotten for ever, and besides John granted that one messuage, forty acres of land, and four acres of meadow in Well, which Walter de Somerton held for life the heritage of John which after Walter to John and his heirs ought to revert, shall remain to Thomas and Agnes and their issue male as abovesaid; and if Thomas and Agnes die without issue male then all to remain to John de Panes and Alice his wife and their issue; and if they die without issue then to remain to Thomas son of Thomas de Panes and Cecilia daughter of Geoffrey Poleyn and the heirs the issue of Thomas and Cecilia; and if Thomas and Cecilia die without issue then to remain to the right heirs of the aforesaid Agnes.
- 49. At Westminster in the quinzaine of St. John Baptist; between Geoffrey Gras, querent; and Richard Burcy, deforciant; for a third part of the manor of Netherhamme. Geoffrey acknowledged the right of Richard; for this Richard granted the same to Geoffrey to hold of Richard for life, rendering per annum a rose at Midsummer, and after the decease of Geoffrey to remain to Cristina the wife of Geoffrey to hold as above for her life, and after her decease to remain to John Burcy brother of Richard and the heirs of his body begotten; and if John die without such heirs then to revert to Richard and his heirs.
- 50. At Westminster in the quinzaine of St. John Baptist; between Thomas de Crouthorn and Joan his wife, querents; and

Thomas de More, deforciant; for the manor of Middelhilcomb, and for two messuages, a carucate of land and a half, twelve acres of meadow, and three acres of pasture in Litellopene and Drayton. Thomas de Crouthorn and Joan acknowledged the right of Thomas de More as by their gift; for this Thomas de More granted the same to Thomas de Crouthorn and Joan to hold to them and their issue and if they die without issue then the same to remain to the right heirs of Joan.

- 51. At Westminster in the quinzaine of Easter and afterwards in the octave of Trinity in the same year; between John Irlaunde, querent; and Walter son of William atte Mulle of Baltonesbergh and Joan his wife, deforciants; for nine messuages, two hundred and twenty-six acres of land, and twenty-acres of meadow in Pulton, Pulle, Dycheyate, Pennard, and Well, and for bailif of the Hundred of Whitston. Walter and Joan acknowledged the right of John as by their gift and besides they warranted. For this John gave Walter and Joan two hundred marcs of silver.
- 52. At Westminster in a week of Michaelmas; between William son of Walter de Rodeneye and Margaret his wife, querents; and Walter de Rodeneye, chivaler, and Roger Turtle, deforciants; for the manor of Norton juxta Worsprying; and for a messuage, a carucate of land, and five marcs rent in la Boure juxta Banewell; and for a moiety of the manor of Yedeneworth; and for the quarter part of the manor of Worle. William and Margaret acknowledged the right of Walter and Roger of which they had two parts of the said manors, land, rent, moiety, and quarter part, by the gift of William and Margaret; for this Walter and Roger granted to William and Margaret the two parts of the messuages, land, rent, and moiety to hold to them and the heirs of Margaret; and the two parts of the manor of Norton and the quarter part to William and Margaret and their heirs their issue; and besides Walter and Roger granted that the third part of the said manors, messuages, land, and rent which Matilda, who was the wife of John de Bello Campo of Marsh, held in dower the heritage of Walter which ought to revert to Walter shall remain to William and Margaret and the

heirs of Margaret; and the third part of the manor of Norton and the quarter part to William and Margaret and their issue; and if they die without issue then to remain to the right heirs of Margaret.

- 53. At Westminster in a month of Michaelmas; between John Gras and Joan his wife, querents; and William fitz James and Walter Forde, deforciants; for two messuages, one hundred and nine acres of land, and nine acres of meadow in Beggerehiwysh. John and Joan acknowledged the right of William as by their gift. For this William and Walter granted the same to John and Joan for their lives; after their decease to remain to Nicholas Wylde of Briggewater and Agnes his wife for their lives; and after their decease to remain to William Wylde and the heirs of his body; and if William Wylde die without such heirs then to remain to Nicholas his brother and the heirs of his body begotten; and if Nicholas die without such heirs then to remain to Orengia his sister and the heirs of her body begotten; and if Orengia die without heirs of her body then to remain to Amicia her sister and the heirs of her body; and if Amicia die without such heirs then to remain to the right heirs of the aforesaid Nicholas Wylde for ever.
- 54. At Westminster in the quinzaine of Michaelmas; between the prior of Bryuton, querent; and Walter Peytevyn and Lucy his wife, deforciants; for a messuage, a mill, two carucates, one hundred four score and twelve acres, and a moiety of a carucate and one acre of land, fifty-two acres and a half of meadow, sixty acres of pasture, fifty-four shillings rent, and a rent of a pound of pepper in Stony Eston. Walter and Lucy acknowledged the right of the prior and his church of the Blessed Mary of Bryuton and quit claimed for themselves and the heirs of Walter. For this the prior gave Walter and Lucy two hundred pounds sterling.
- 55. At Westminster in the quinzaine of St. Michael; between Edmund de Chippeleghe and Margery his wife, querents; and Joan who was the wife of John de Chippeleghe, deforciant; for three messuages, a carucate and forty acres of land, twelve acres

of meadow, and forty acres of wood in Mulverton and Langeford Bodevile. Joan acknowledged the right of Edmund and Margery as by her gift. For this Edmund and Margery granted the same to Joan to hold for her life of them and the heirs of Edmund, rendering therefor per annum a rose at Midsummer and after the decease of Joan to revert to Edmund and Margery and the heirs of Edmund.

- 56. At Westminster in three weeks of Michaelmas; between Nicholas le Duyn and Alice his wife, querents; and John son of Henry de Knyghtteton and Margaret his wife, deforciants; for the manor of Hennele juxta Crukerne. Nicholas acknowledged the right of John and Margaret as by his gift. For this John and Margaret granted the same to Nicholas and Alice to hold to them and their issue, and if they die without issue then to remain to the right heirs of Alice.
- 57. At Westminster in the quinzaine of Michaelmas; between John de Mohun, chivaler, and Joan his wife, querents; and William de Fordham, cleric, and Matilda de Bourton, deforciants; for the castle and manor of Dunsterre and for the manors of Carampton, Mynneheved, and Culneton, and for thirty pounds rent in Dunsterre. William and Matilda granted to John and Joan the said castle, manors, and rent to hold to them and their issue male of the lord the King; and if they die without issue male then to remain to the right heirs of John to hold of the lord the King. For this John and Joan gave William and Matilda three hundred marcs of silver. This concord was made by precept of the King.
- 58. At Westminster in the quinzaine of Michaelmas; between Eborard le Fraunceys of Bristoll, querent; and Nicholas Jones of Capenore and Joan his wife, deforciants; for a messuage, fifteen acres of land, three acres of pasture, and two acres of wood in Capenore. Nicholas and Joan acknowledged the right of Eborard as by their gift, to hold to him and his heirs, and they warranted. For this Eborard gave Nicholas and Joan twenty marcs of silver.

- 59. At Westminster in the octave of Trinity, and afterwards in the quinzaine of Michaelmas in the same year; between John son of Ode de Acton, querent; and John de Clyvedon, chivaler, deforciant; for the manor of Bere Craucombe and for the advowson of the church of the same manor. John de Clyvedon acknowledged the right of John son of Odo, and quit claimed to him and his heirs, and warranted. For this John son of Odo gave John de Clyvedon one hundred marcs of silver.
- 60. At Westminster in the octave of St. Hillary; between Cecilia de Manston and Alured de Manston, querents; and William Lovel and Cristiana his wife, deforciants; for a messuage and a moiety of a virgate of land in Mertok. William and Cristiana granted the same to Cecilia and Alured to hold to them and the heirs of Cecilia, and they warranted. For this Cecilia and Alured gave William and Cristiana twenty marcs of silver.
- 61. At Westminster in the quinzaine of St. Martin; between John de Acton, chivaler, querent; and Reginald de Stoke, parson of the church of Bere, deforciant; for the manor of Cheddre. John acknowledged the right of Reginald as by his gift; for this Reginald granted the same to John to hold for life, and after the decease of John to remain to Thomas de Berkeleye, lord of Berkeleye, and his heirs for ever.

(Endorsed.) Thomas Barry, chivaler, and Margaret his wife put in their claim.

62. At Westminster in the octave of St. Michael and afterwards in the octave of St. Michael in the twenty-first year of the same King; between William de Coker and Elizabeth his wife, querents; and John de Coker and John de Boghan, chaplain, deforciants; for thirteen messuages, two hundred and twenty-seven acres of land and a half, and forty-nine acres of meadow, six acres of wood, thirty-two shillings and six pence rent, a rent of a pair of gilt spurs, a pound of wax, a clove gilly flower, a fourth part, a sixth part, and an eighth part of a knight's fee in Banewell, Wolfershull, Wynescombe, Sandforde,

Lockynge, Axebrigge, Compton, Netherwere, Alfryngton, Churchull, Oterhampton, Lymington, Sirdeston, Locston, Rolveston, and Kingston Saymor, and for two parts of the manor of Rolveston. William and Elizabeth acknowledged the said tenements, rents, and two parts to be the right of John de Coker and John de Boghan, of which they had five messuages, one hundred and thirty-eight acres of land, forty-one acres of meadow, six acres of wood, and the two parts of the said manor by the gift of William and Elizabeth; for this John and John granted the said tenements, rents, and two parts, the quarter part, sixth part, and eighth part, likewise the homages and services of Henry Power, John le fitz Payne, Simon de Berwe, John de Barton, John son of John de Draycote, John son of Robert de Wyke, William de Rodeneye and Margaret his wife, Thomas de Hanam, John de Reigny, Roger le Warre and their heirs, for all the tenements in the said vills of Oterhampton, Lymyngton, and Rolveston, to hold to William and Elizabeth and their issue; and besides John and John granted for themselves and the heirs of John de Coker that a messuage in Wynescombe which John de Holecombe held for life, and that an acre of land and a half, and an acre of meadow in the same vill which Alice in la Ferme held for life, and that an acre of land in Sandeforde and Wynescombe which Elenor who was the wife of Martin atte Nye held for life, and that a messuage in the same vill which Margery Blakston held for life, and that a messuage and an acre of land which John Caudry held for life, and that a moiety of an acre of meadow in the same which Nicholas de Dondene and Joan his wife held for their lives, and that four acres of land which John le Warre, Richard de Erlyngham and Margery his wife held for their lives, and that two acres of land and a moiety of an acre of meadow which William Conrad, chaplain, and Robert his brother held for their lives, and that a messuage and an acre of land in Banewell and Wolfarshull which Nicholas Fouraker held for life, and that a messuage and three acres of land in the same which Agnes Godyng held for life, and that five acres of land which Alice who was the wife of William de Marsfeld and Edith her daughter held for their lives, and that a messuage and three acres of land in the same which Adam Henry held for life, and that four acres of land which Agnes who was the wife of Philip

le Maister and John her son held for their lives, and that four acres of land and two acres of meadow which William le Cran and John his brother held for their lives, and that a messuage, thirty acres of land, and two acres of meadow and a half which William le Cran and John his brother held for their lives, and that eight acres of land in Kyngeston Saymor which Henry Shideweye held for life, and that six acres and a half of land in the same vill which William le Thrastere held for life, and that four acres of land in Locking which Cristina la Irissh held for life, and that a messuage and twelve acres of land in Alfryngton which Lucy Tryvet and William her son held for their lives, and that two acres of meadow in Locston which John son of William de Banewell held for life, all the heritage of John de Coker, and which after the decease of the said tenants to him ought to revert, shall remain to William de Coker and Elizabeth and their heirs their issue, and if it happen that they die without issue then to remain to the right heirs of Elizabeth.

Divers Counties.

3 Edward III. (1328–29).

31. At Westminster in the morrow of the Ascension; between William de Whitefeld, chivaler, querent; and Giles son of John de Salso Marisco, deforciant; for the manors of Shokerwyke and Batheneston and for two messuages and eight acres of land in Batheneston (and lands in Wilts). Giles acknowledged the right of William and quit claimed to him, and besides Giles granted that the said manor of Batheneston which John Cole held for life, and that a messuage and four acres of land in the same which Jordan de Godesbergh held for life, and also that a messuage and four acres of land which Thomas de Lymynton and Matilda his wife and Robert their son held for their lives the heritage of Giles, which after the said tenants to

Giles ought to revert, shall remain to William and his heirs. For this William gave Giles one hundred pounds sterling.

34. At Westminster in the octave of Trinity; between John de Bures and Hawisia his wife, querents; and John de Solers, deforciant; for the manor of Bruham and twenty-four acres of pasture and one hundred acres of wood in Cherleton Mussegros (and lands in Gloucester). John de Bures and Hawisia acknowledged the right of John de Solers as by their gift. For this John de Solers granted the same to John de Bures and Hawisia to hold for their lives, and after their decease to remain to Giles de Bello Campo and Katerina his wife and their issue; and if they die without issue then to remain to the right heirs of Hawisia.

4 Edward HH. (1329-30).

45. At Westminster in three weeks of Michaelmas; between Thomas de Berkeleye and Margaret his wife, querents, by John de Chiltenham in the place of Margaret; and Thomas Apadam, deforciant; for (land in Gloucester) and for the manor of Barewe. Thomas de Berkeleye acknowledged the right of Thomas Apadam as by his gift. For this Thomas Apadam granted the same to Thomas de Berkeleye and Margaret to hold to them and the heirs of Thomas for ever.

(Endorsed.) John Inge put in his claim.

52. At Westminster in the quinzainc of St. John Baptist in the first year of Edward III; between Robert de Hulle, querent; and William Quarel and Robert de Bannebury, deforciants; for (land in Dorset) and for the manor of Est Coker; and afterwards in the quinzaine of Easter in the fourth year of the same King between the same parties. Robert de Hulle acknowledged the right of William and Robert de Bannebury as by his gift. For this William and Robert granted the same to Robert de Hulle for life, and after his decease to remain to Walter de Staunford and Anastasia his wife and their issue; and if they die without issue then to remain to the right heirs of Robert de Hulle.

- 53. At Westminster in the octave of Hillary in the 18th year of King Edward II; between John de Handlo and Matilda his wife, querents; and Robert de Handlo, cleric, deforciant; for (lands in Wygorn, Warwick, Gloucester, Kent, and Norfolk) and for the manor of Cumpton Dauno; and afterwards in the quinzaine of Easter in the fourth year of King Edward III; between the same parties. John and Matilda acknowledged the right of Robert. For this Robert granted that the said manor of Cumpton Dauno, which Alina, who was the wife of Edward Burnel held for life, which after the decease of Alina ought to revert to Robert, shall remain to John and Matilda and their issue male; and if they die without issue male then to remain to the right heirs of Matilda.
- 68. At Westminster in the octave of Michaelmas; between Thomas de Gornay, querent; and Thomas Apadam, deforciant; for the manors of Estharpetre, Donhend, and Netherwere (and a rent in Hants). Thomas de Gornay acknowledged the right of Thomas Apadam as by his gift. For this Thomas Apadam granted the same to Thomas de Gornay to hold for ever, and warranted.

(Endorsed.) John Inge put in his claim.

- 73. At Westminster in the octave of St. Martin; between John de Bures and Hawisia his wife, querents; and John de Solers, deforciant; for the manors of Cherleton Mussegros and Norton juxta Bradeleye and for the hundred of Norton (and land in Berks). John de Bures and Hawisia acknowledged the right of John de Solers as by their gift. For this John de Solers granted the same to John de Bures and Hawisia to hold to them and the heirs of Hawisia of the lord the King. This concord was made by precept of the King.
- 74. At Westminster in the octave of St. Hillary; between Hugh Poynz of Corymalet and Margaret his wife, querents; and Nicholas Poynz parson of the church of St. Mary de Hoo and Hugh de Meliplash parson of the church of Corymalet, deforciants; for (land in Gloucester) and for a messuage, a carucate of land, twenty-seven acres of meadow, forty acres of

wood, and forty shillings rent in Ile Abbots. Hugh Poynz acknowledged the right of Nicholas and Hugh as by his gift. For this they granted the same to Hugh Poynz and Margaret to hold for their lives, and after their decease to remain to Nicholas son of Hugh Poynz and the heirs of his body begotten; and if he die without such heirs then to remain to Hugh his brother and the heirs of his body; and if Hugh die without such heirs then to remain to Walter his brother and the heirs of his body; and if Walter die without such heirs then to remain to Henry his brother; and if Henry die without such heirs then to remain to Thomas his brother; and if Thomas die without such heirs then to remain to the right heirs of the aforesaid Hugh Poynz.

5 Edward HH. (1330-31).

82. At Westminster in the quinzaine of Easter; between John son of Roger la Warre and John his son and Margaret wife of John son of John, querents; and John de Cleydon parson of the church of Maincestre, deforciant; for (land in Wilts and Gloucester) and for the manor of Brustlyngton. John son of Roger acknowledged the right of John de Cleydon as by his gift. For this John de Cleydon granted the same to John son of Roger to hold for life, and after his decease to remain to John son of John and Margaret his wife and their heirs begotten; and if John son of John die without heirs of his body then after the decease of Margaret to remain to the right heirs of John son of Roger.

94. At Westminster in the octave of Trinity; between John le White of Stouford, querent; and John Donnyng of Dene, and Agnes his wife, deforciants; for (lands in Devon) and for a messuage, four acres of land, and two acres of meadow in Kywestok, and for the twelfth part of the manor of Kywestok. John Donnyng and Agnes acknowledged the right of John le Whyte and rendered to him in the court to hold for ever. For this John le Whyte gave John Donnyng and Agnes one hundred marcs of silver.

6 Edward HHH. (1331-32).

124. At Westminster in the quinzaine of St. John Baptist; and afterwards in the quinzaine of St. Michael; between James le Botiller, earl of Ormond, and Alianore his wife, querents; and James Laules, deforciant; for (lands in Lancashire, Surrey, Bucks, Essex, Suffolk, Gloucester, Warwick, and Southampton), and for the manors of Welueton and Brene. The said earl acknowledged the right of James. For this James granted that the said manors, which Cecilia de la Haye held for her life the heritage of James, which after her decease ought to revert to James, shall remain to the earl and Alianore and their heirs, and if the earl and Alianore die without heirs of their bodies then to remain to the right heirs of the earl.

7 Edward HHH. (1332–33).

136. At Westminster in the octave of the Purification; and afterwards in a month of Easter in the same year; between John de Weston, chivaler, and Avicia his wife, querents, by John Parles in the place of Avicia; and Richard de Coulond, deforciant; for (lands in Southampton and Sussex) and for the manor of Weston juxta Bath. John acknowledged the right of Richard as by his gift. For this Richard granted the same to John and Avicia to hold to them and the heirs of John for ever.

149. At York in the octave of St. Michael and afterwards in the octave of St. Hillary in the same year; between John de Columbars and Alianore his wife, querents; and Ludovic de Kemmes, parson of the church of Coumbe Martyn, and Roger de Weston, deforciants; for the manor of Honybeare (and for lands in Berks and Kent). John acknowledged the right of Ludovic. For this Ludovic and Roger granted that the said manor which Alice, who was the wife of John de Columbars, held in dower the heritage of Ludovic which after Alice to Ludovic and his heirs ought to revert, shall remain to John and Alianore and the heirs of John. For this John and Alianore gave Ludovic and Roger two hundred marcs of silver.

8 Edward III. (1333–34).

159. At York in a month of Michaelmas; between William la Zouche of Harongworth, querent; and Master John la Zouche and William Danet, deforciants; for (land in Beds and Wilts), and for the manors of Briggewater, Heygrave, and Odcombe. William la Zouche acknowledged the right of Master John and William as by his gift. For this John and William granted the same to William to hold of the lord the King for life, and after the decease of William to remain to William son of Eudo la Zouche and the heirs of his body begotten, and if William die without such heirs then to remain to the right heirs of the aforesaid William la Zouche. This concord was made by precept of the King.

9 Edward IIII. (1334–35).

178. At York in the morrow of St. John Baptist; between John de Weston, chivaler, and Margaret his wife, querents; and Richard de Doulond and John de Rokyngham, cleric, deforciants; for the manor of Weston juxta Bath and for a messuage, four bovates of land, three acres of meadow, four shillings and three pence rent, and a rent of a pound of cummin in Berewyk (and lands in Hampshire and Devon). John de Weston acknowledged the right of Richard and John de Rokyngham as by his gift. For this Richard and John granted the same to John de Weston and Margaret and their issue, and if they die without issue then to remain to the right heirs of John de Weston.

(Endorsed.) The prior of Bath put in his claim. John de Glamorgan and Alice his wife put in their claim.

10 Edward FH. (1335–36).

182. At York in the quinzaine of Easter; between William de Whitefeld, chivaler, and Constancia, who was the wife of John de Kyngeston, querents; and Thomas de Pershore, chaplain, and Maurice de Radure, chaplain, deforciants; for (lands in Dorset), and for the manor of Shokerwyke, and for a messuage, a carucate of land, and six acres of meadow in Batheneston. William acknowledged the right of Thomas and Maurice to the said manor and lands as by his gift. For this they granted the said manor to William and Constancia to hold to them and their issue male, and besides they granted that the messuage, land, and meadow which John Cole held for his life the heritage of Thomas which after the decease of John to Thomas ought to revert, shall remain to William and Constancia and their issue male; and if they die without issue then to remain to the right heirs of William.

192. At York in the quinzaine of Michaelmas and afterwards in the morrow of All Souls in the same year; between Ralph Saunzaver and Elizabeth his wife, querents; and John de Wynton, deforciant; for (lands in Sussex and Huntingdon) and for the manor of Spertegrave and the advowson of the chapel of the said manor. Ralph acknowledged the right of John as by his gift. For this John granted the same to Ralph and Elizabeth to hold to them and the heirs of Ralph for ever.

199. At York in three weeks of Michaelmas and afterwards in the morrow of the Purification in the eleventh year of the same King; between Robert de Somerton and Joan his wife, querents; and William Percehay and John de Somerton, deforciants; for (land in Devon) and for twelve messuages, a mill, twelve bovates, four score and eighteen acres of land, and forty-two acres of meadow in Ilemynstre, Babbecary, Ilton, Wightlakyngton, Langesutton, Lillesdon, Cherleton Adam, and Cherleton (Makrell). Robert acknowledged the right of John and William to the said land as by his gift. For this William and John granted the same to Robert and Joan to hold to them and their issue,

and besides William and John granted that a messuage and eight acres of land in Babbecary which John le Yonge of Fodyngton held for life, and that a messuage and two acres of land in the same vill which John Simond of Sutton held for life and that a messuage and twelve acres of land in Lillesdon which Stephen . . . held for life, and that a mill in the same vill which John Donvyle held for life, and that . . . acres of meadow in the same vill which Walter Brice held for life, the heritage of John de Somerton, which after the decease of the life tenants to John de Somerton ought to revert, shall remain to Robert and Joan and their issue, and if they die without issue then to remain to the right heirs of (Robert).

11 Edward HH. (1336-37).

201. At York in the quinzaine of Easter; between Philip de Columbars and Alianore his wife, querents; and Baldewyn Aylmer and Roger Lovet, deforciants; for the manors of Stoklonlovel, Grandon, and Wollavyngton (and lands in Kent). Philip and Alianore acknowledged the right of Baldewyn and Roger as by their gift. For this Baldewyn and Roger granted the same to Philip and Alianore to hold to them and their issue male; and if it happen that they die without such issue then to remain to James Daudeleye for his life, and after his decease to Roger Daudeleye his son and his heirs begotten; and if Roger die without heirs of his body then to remain to Nicholas Daudeleye his brother and to his heirs for ever.

202. At York in the quinzaine of Easter; between Philip de Columbar and Alianore his wife, querents; and James Daudele and Joan his wife, deforciants; (for lands in Devon and Cornwall), and for the manors of Blakedon and two parts of the manor of Westludeford, and for six messuages, two carucates of land, eight acres of meadow, two acres of wood, eighteen shillings rent and two parts of a mill in Staunton juxta Dunsterre. Philip acknowledged the right of James. For this James and Joan granted the same to Philip and Alianore to hold of the lord the King.

204. At York in the quinzaine of Easter, and afterwards in the octave of Trinity in the same year; between John de Baunfeld and Joan his wife, querents; and John de Blatherwyk, chaplain, deforciant; (for lands in Devon) and for a messuage, a carucate of land and a half, and seven acres of meadow in Purye, Fodyngton and Babbecary. John de Baunfeld acknowledged the right of John de Blatherwyk as by his gift. For this John de Blatherwyk granted the same to John de Baunfeld and Joan to hold to them and their issue; and if they die without issue then to remain to John son of John de Baunfeld and the heirs of his body begotten; and if he die without such heirs then to remain to William de Hastynges son of John de Hastynges and the heirs of his body begotten; and if William die without such heirs then to remain to Richard de Brunyng of Coker and to his heirs.

206. At York in a month of Michaelmas in the seventh year of King Edward III, and afterwards in the eleventh year of the same King; between Walter de Meryet, querent, by John de Wormestre in his place; and William Freman and Elena his wife, deforciants; (for lands in Devon) and for eight messuages, a mill, four carucates of land, fifty acres of meadow, four acres of wood, twenty acres of moor, thirty-six shillings rent, and a rent of a pound of wax and a pound of pepper in Lydyard Episcopi, Kyngeston, and Kyngesbury. William and Elena acknowledged the right of Walter, likewise to the homages and services of Robert de Panely and Alice his wife, Robert de Childcote, William de Membury, and William Pour; and for two messuages, twenty acres of meadow, the said wood, fifteen acres of moor, two parts of a messuage and of the mill and two carucates of land in Lydyard and Kyngeston except sixty acres of land in the two carucates, to hold to Walter and his heirs, and besides William and Elena granted for themselves and the heirs of Elena that a messuage and fifteen acres of land in Lydvard which Walter Tret held for life, and that a messuage and fortyfive acres of land in the same vill which Roger atte Walle and John Cley held for life, and that a messuage, a carucate of land, eighteen acres of meadow, five acres of moor, and the third part of a messuage and of the mill, in the same which Hugh de Gurney and Isabella his wife held in dower of Isabella, and that a messuage, a carucate of land, and twelve acres of meadow in Kyngesbury which the same Hugh and Isabella held for the life of Isabella, the heritage of Elena, which after the decease of the said tenants to William Freman and Elena and the heirs of Elena ought to revert, shall remain to Walter de Meryet and his heirs. For this Walter de Meryet gave William Freman and Elena two hundred pounds sterling. This concord was made in the presence of Hugh and Isabella, who agreed and did fealty to Walter de Meryet in the court.

221. At Westminster in three weeks of Easter, in the seventh year of King Edward III; and afterwards at York in the octave of St. Hillary in the eleventh year of the same King: between Walter son of Lucy de Meryet, querent, by Stephen Percehaye in his place; and John de Meryet, of Hestercumbe, deforciant; for the manors of Hestercumbe, Legheflory and Capelond, and three messuages, a mill, two carucates, and two virgates of land, twenty-two acres of meadow, thirty acres of pasture, and ten acres of wood, fifty-four shillings rent, a rent of two pounds of cummin and half a pound of pepper, a knight's fee, and the sixteenth part of a knight's fee, in Ashton Daundo, Coumbeflory, Yasted, Lydiard St. Lawrence, and Meryet (and for lands in Southampton and Dorset). John acknowledged the right of Walter to the said tenements, and granted that the said manors of Hestercoumbe and Legheflory which Elizabeth, who was the wife of John de Meryet, held for life, and that the manor of Capelond which the same Elizabeth held in dower, and that a messuage, a mill, and a virgate of land in Meryet which John de Bath held for life, and that a messuage and the moiety of a virgate of land in Coumbeflory which John atte Brome held for life, the heritage of John de Meryet, which after the decease of the said tenants to him ought to revert, shall remain to Walter and his heirs. For this Walter gave John one hundred marcs of silver.

12 Edward HH. (1337-38).

237. At York in the morrow of St. John Baptist; between John de Greynville, querent; and John de Wolverton, and Lucy his wife, deforciants; for (lands in Wilts and Warwick) and for the manor of Farnebergh. John and Lucy acknowledged the right of John de Greynville and quit claimed for themselves and the heirs of Lucy. For this John de Greynville gave John and Lucy three hundred pounds sterling.

245. At York in the morrow of St. Martin; between William de Whitefeld, chivaler, and Constancia his wife, querents; and Robert, bishop of Salisbury, and John de Camera, deforciants; for (lands in Dorset and Gloucester) and for the manor of Shokerwyk, and for seven messuages sixty acres of land, twelve acres of meadow, twenty acres of wood, and twenty-eight shillings and eight pence rent in Batheneston. William and Constancia acknowledged the right of the bishop and John. For this they granted that the tenements in Batheneston which John Cole held for life, the heritage of the bishop and which to him ought to revert, shall remain to William de Whitefeld and Constancia and their issue: and if William and Constancia die without issue then to remain to John son of William de Whitefeld and Eva his wife and their issue; and if John and Eva die without issue then to remain to the right heirs of William de Whitefeld.

13 Edward III. (1338–39).

262. At Westminster in the octave of St. Michael; between John Mautravers, senior, querent; and Roger Mautravers, and Thomas de Homere, deforciants; for (land in Dorset) and for the manor of Hynesord juxta Yevele. John acknowledged the right of Roger as by his gift. For this Roger and Thomas granted the same to John (senior) to hold for life, and after him to remain to John son of John Mautravers, junior, and the heirs male of his body; and if he die without such heirs then to remain to his right heirs.

14 Edward HH. (1339-40).

275. At Westminster in the quinzaine of Easter, and afterwards in the octave of Trinity in the same year; between Geoffrey de Scardebergh, parson of the church of Onebury and Thomas Asselote, parson of the church of Wolstanton, querents; and John de Handlo, deforciant; for (lands in Norfolk, Gloucester and Warwick) and for the manor of Compton Dauno. John acknowledged the right of Geoffrey, who granted that the said manor which Alice, who was the wife of Edward Burnel, held for life the heritage of Geoffrey which ought to revert to him, shall remain to John for life, and after the decease of John to remain to Nicholas his son and his heirs for ever.

277. At Westminster in a month of Easter, and afterwards in the morrow of St. John Baptist in the same year; between John de Boudon and Mary his wife, querents; and Thomas, parson of the church of Coldwaltham, deforciant; for (lands in Kent and Sussex) and for a mill and thirteen shillings and four pence rent in Kyngeston Seymor, and for the third part of the manor of Kyngeston Seymor. John acknowledged the third part to be the right of Thomas. For this Thomas granted the same to John and Mary to hold to them and their issue, and besides Thomas the parson granted that the mill and rent which Thomas de Boudon held for life his heritage which ought to revert to him, shall remain to John de Boudon and Mary; and if it happen that they die without issue then all to remain to the right heirs of John.

15 Edward HH. (1340–41).

290. At Westminster in the quinzaine of Easter, and afterwards in the octave of Trinity in the same year; between Ralph son of Theobald Russel and Alesia his wife, querents; and Maurice de Brun, senior, Maurice de Brun, junior, and Gilbert de Bradegate, chaplain, deforciants; for (lands in Berks and Dorset) and for two parts of the manor of Horsington and the advowson

of the church of the same manor. Ralph acknowledged the said two parts and the advowson to be the right of Maurice, senior, and Maurice, junior, and Gilbert as by his gift. For this they granted the same to Ralph and Alesia to hold for their lives of the lord the King, and after their decease the same to remain to Theobald son of Ralph and Alesia and the heirs of his body; and if Theobald die without such heirs then to remain to John his brother and the heirs of his body; and if John die without such heirs then to remain to the right heirs of Ralph. This concord was made by precept of the King.

293. At Westminster in the quinzaine of St. John Baptist; between Peter de Cotes, cleric, querent; and Ralph de Middelneye and Elizabeth his wife and Sibilla daughter of John de Urtiaco, deforciants, by William de Christchurch in the place of Elizabeth; for (land in Wilts) and for the manor of Knolle and the manor of Putteneye Lorty, and the advowson of the church of Putteneye Lorty. Sibilla acknowledged the right of Peter as by her gift; for this Peter granted the same to Ralph and Elizabeth to hold to them for their lives; after their decease to remain to John son of Ralph and Sibilla and to the issue of John and Sibilla; and if John and Sibilla die without issue then to remain to the heirs begotten of Sibilla; and if there be no heirs of the body of Sibilla then to the heirs the issue of Ralph and Elizabeth; and if there be no such heirs of Ralph and Elizabeth then to remain to the right heirs of Elizabeth.

294. At Westminster in the quinzaine of St. Michael; between Hugh son of Hugh de Courteneye; earl of Devon, and Elizabeth his wife, querents; and Hugh de Courteney, earl of Devon, deforciant; for (lands in Oxon, Bucks, Dorset, and Devon) and for the manor of Estkoker except the advowson of the church of the manor, and for the advowson of Hardyngton. The earl granted the said manor and advowson to Hugh and Elizabeth to hold to them and their issue of the lord the King, and if Hugh and Elizabeth die without heirs their issue then to revert to the said earl and his heirs. For this Hugh and Elizabeth gave the earl one thousand pounds sterling. This concord was made by precept of the King.

295. At Westminster in the quinzaine of St. Michael; between Hugh de Courteneye, earl of Devon, and Margaret his wife, querents; and William de Chebeseye, chaplain, and John Horncastel, chaplain, deforciants; for (land in Devon and Dorset) and for a moiety of the manor of Crukerne. The earl acknowledged the right of William and John as by his gift. For this William and John granted the same to the earl and Margaret to hold to them and the heirs of the earl of the lord the King.

16 Edward FHF. (1341-42).

306. At Westminster in the octave of St. Hillary; between John de Somerton and Alianore his wife, querents; and John de Chuddelegh and John de Horthurne, deforciants; for (land in Devon) and for two messuages, fifty acres of land, and three acres of meadow and a half in Somerton, Toukerescary, and Northpederton. John de Somerton acknowledged the right of John de Chuddelegh as by his gift. For this John de Chuddelegh and John de Horthurne granted the same to John de Somerton and Alianore to hold to them and to their issue, and if they die without issue then to remain to the right heirs of John de Somerton.

17 Edward III. (1343–44).

329. At Westminster in the morrow of the Ascension; between John de Bouden, knight, querent; and Peter de Tildesburgh and Alan Mot, deforciants; for (land in Sussex) and for the manor of Kyngeston Seymor and the advowson of the church of the manor. John acknowledged the right of Alan and Peter as by his gift. For this Peter and Alan granted the same to John to hold for life, and after his decease to remain to John de Tildesburgh and Elizabeth daughter of John de Boudon and the heirs issue of John and Elizabeth; and if John and Elizabeth die without issue then to remain to the right heirs of John de Boudon.

- 330. At Westminster in the octave of Trinity; between Richard de Seint John and Richard Grenevyle, querents; and Thomas de Courtenay, chivaler, and Muriella his wife, deforciants; for (lands in Hants and Devon) and for the manor of Maperton, and for four score acres of land in Hatherleye and the advowson of the church of the same manor of Maperton. Thomas and Muriella acknowledged the right of Richard and Richard as by their gift. For this Richard and Richard granted the said manor, tenement, and advowson to Thomas and Muriella to hold to them and their issue of the lord the King, and if they die without issue then to remain to the right heirs of Muriella. This concord was made by precept of the King.
- 331. At Westminster in the octave of Trinity; between Richard de Seint John and Richard Grenevyle, querents; and Thomas de Courtenay, chivaler, and Muriella his wife, deforciants; for (land in Devon) and for two messuages and a carucate of land in Halton. Thomas and Muriella acknowledged the right of Richard de Seint John and Richard Grenevyle as by their gift. For this Richard and Richard granted the same to Thomas and Muriella to hold to them and their issue, and if they die without issue then to remain to the right heirs of Muriella.
- 342. At Westminster in the quinzaine of Trinity and afterwards in the quinzaine of St. Michael in the same year; between John de la Ryvere, chivaler, and Margaret his wife, querents; and William de Chiltenham and William Edward, deforciants; for (land in Gloucester) and for the manor of Est Hornyngton. John and Margaret acknowledged the right of William and William of which they had two parts of the said manor by their gift. For this William and William granted to John the said two parts to hold to him and his heirs, and besides William and William granted for themselves and the heirs of William de Chiltenham that the third part of the said manor which Dionisia, who was the wife of John son of Richard de la Ryvere, held in dower the heritage of William de Chiltenham and which after the decease of Dionisia ought to revert to him, shall remain to John and his heirs for ever.

343. At Westminster in the quinzaine of St. John Baptist and afterwards in the quinzaine of Michaelmas in the same year; between William de Edyndon, cleric, querent; and John de Holte, deforciant; for (lands in Wilts) and for the manor of Tymbresbergh and for the advowson of the church of the same manor. John acknowledged the right of William and granted for himself and his heirs that the said manor and advowson which Agnes de Whaddon held for her life which after the decease of Agnes to John Holte ought to revert, shall remain to William de Edyndon and his heirs; for this William de Edyndon gave John de Holte two hundred marcs of silver.

19 Edward HH. (1344-45).

354. At Westminster in the morrow of the Ascension, and afterwards in the octave of Trinity in the same year; between Thomas son of Ralph Sanzaver and Elizabeth his wife, querents; by John de Strod in the place of Elizabeth; and Laurence de Brenlee, deforciant; for (lands in Kent and Huntingdon) and for the manor of Spertegrave, which Elizabeth, who was the wife of Ralph Sanzaver, held for her life. Laurence granted for himself and his heirs that the said manor his heritage which after the decease of Elizabeth to him ought to revert, shall remain to Thomas and Elizabeth and their heirs their issue, and if they die without issue then to remain to the right heirs of Thomas. For this Thomas and Elizabeth gave Laurence two hundred marcs of silver.

360. At Westminster in the quinzaine of Trinity; and afterwards in the quinzaine of Michaelmas in the same year; between John Dauney, chivaler, querent; and Adam Bryan and John de Blakaford, deforciants; for (land in Devon) and for the manors of Heneton and Modeford. John Dauney acknowledged the right of Adam and John de Blakaford as by his gift. For this Adam and John de Blakaford granted the same to John Dauney to hold to him and his heirs male begotten; and if he die without heirs male then to remain to Richard, son of Alice who was the

wife of John Daumarle, and to his heirs male begotten; and if Richard die without such heirs then to remain to Thomas son of Isabella Kilgath and the heirs male of his body; and if he die without such heirs then to remain to William Dauney and his heirs male; and after him to John brother of Nicholas Dauney and his heirs male begotten; and if John brother of Nicholas shall die without such heirs then to remain to the right heirs of the aforesaid John Dauney, chivaler.

(Endorsed.) Henry brother of Nicholas son of Joan de Langedon put in his claim.

365. At Westminster in the morrow of St. John Baptist, and afterwards in the morrow of All Souls in the same year; between Robert de Wytham and Katerina his wife, querents; and Ralph Fryday, deforciant; for (land in Oxon) and for a moiety of the manor of Claverham except four messuages, a carucate of land, twenty acres of meadow, and fifteen acres of alder in the same moiety. Robert acknowledged the right of Ralph as by his gift. For this Ralph granted the same to Robert and Katerina to hold to them and their issue, and if they die without issue then to remain to Richard brother of Robert and his heirs for ever.

20 Edward III. (1345-46).

383. At Westminster in the morrow of the Ascension, and afterwards in the quinzaine of . . . in the same year; between Nicholas de Bolevylle, knight, and Joan his wife, querents; and Henry Power, Simon de Fareweye, chaplain, and Walter Gerard, chaplain, deforciants; for (land in Devon) and for the manors of Sock and Yvelcestre. Nicholas acknowledged the right of Henry, Simon, and Walter; for this they granted the same to Nicholas and Joan to hold to them for their lives, and after them to remain to Nicholas son of the said Nicholas and Agnes his wife and their issue, and if they die without issue then to remain to William brother of Nicholas and his heirs begotten, and if William die without such heirs then to remain to Henry his brother and his heirs begotten, and if Henry die without such

heirs then to remain to Odo his brother; and if Odo die without such heirs then to remain to Thomas his brother; and if Thomas die without heirs of his body begotten then to remain to the right heirs of the aforesaid Nicholas de Bolevylle.

388. At Westminster in the quinzaine of Easter in the twentieth year of Edward King of England, the third after the Conquest, and his seventh year as King of France, and afterwards in the octave of St. Martin in the same year; between Thomas de Weston, chivaler, querent; and William de Weston, cleric, deforciant; for (land in Hampshire) and for two messuages, two carucates of land, thirty acres of meadow, and sixty shillings rent in Weston and Berewyck juxta Bath, which Margaret, who was the wife of John de Weston, held for her life. William acknowledged the right of Thomas and granted that the said tenement, his heritage, which after the death of Margaret to him ought to revert, shall remain to Thomas and his heirs for ever. For this Thomas gave William one hundred marcs of silver.

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